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A21  
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November  
9, 199



JIM EDGAR  
Secretary of State

VOLUME 14  
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Administrative Code Div.  
288 Centennial Bldg.  
Springfield, IL 62756

# ILLINOIS REGISTER

## Rules of Governmental Agencies

### TABLE OF CONTENTS

PROPOSED RULES	PAGE
COMMERCE COMMISSION, ILLINOIS Crossings of Rail Carriers & Highways; 92 Ill. Adm. Code 1535 .....	18177
REHABILITATION SERVICES, DEPARTMENT OF Rules of Conduct; 89 Ill. Adm. Code 827 .....	18182
REVENUE, DEPARTMENT OF County Supplementary Retailers' Occupation Tax; 86 Ill. Adm. Code 600, Repeal of .....	18195
County Supplementary Service Occupation Tax; 86 Ill. Adm. Code 610, Repeal of .....	18208
County Supplementary Use Tax; 86 Ill. Adm. Code 620, Repeal of .....	18217
ADOPTED RULES	
CONSERVATION, DEPARTMENT OF Forest Management Plan; 17 Ill. Adm. Code 1537 .....	18222
Forest Products Transportation Act, The; 17 Ill. Adm. Code 1530 .....	18239
Forestry Development Cost-Share Program; 17 Ill. Adm. Code 1536 .....	18244
Possession of Specimens or Products of Endangered & Threatened Species; 17 Ill. Adm. Code 1070 .....	18264
EMPLOYMENT SECURITY, DEPARTMENT OF Determination of Unemployment Contributions; 56 Ill. Adm. Code 2770 .....	18280
ENVIRONMENTAL PROTECTION AGENCY Third Stage Treatment Lagoon Exemptions; 35 Ill. Adm. Code 373 .....	18289
PUBLIC AID, DEPARTMENT OF Hospital Services; 89 Ill. Adm. Code 148 .....	18293
RETIREMENT SYSTEM OF THE STATE OF ILLINOIS, TEACHERS' Administration & Operation of the Teachers' Retirement System, The; 80 Ill. Adm. Code 1650 .....	18305
EMERGENCY RULES	
CONSERVATION, DEPARTMENT OF Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting; 17 Ill. Adm. Code 530 .....	18324
AGENCY NOTICES OF MODIFICATION, WITHDRAWAL OR REFUSAL	
PUBLIC AID, DEPARTMENT OF Hospital Services; 89 Ill. Adm. Code 148, Refusal .....	18336

(continued on next page)

KFI1235 .A21  
v. 14  
no. 45  
Illinois register  
Received on: 11-14-90



## **PUBLIC HEARING ON PROPOSED RULES**

### **NUCLEAR SAFETY, DEPARTMENT OF**

Fees for Radioactive Material Licenses; 32 Ill. Adm. Code 331 ..... 18337

## **PUBLIC INFORMATION**

### **BANKS AND TRUST COMPANIES, COMMISSIONER OF**

Notice of Acceptance of an Application by Banc One Corporation,  
Columbus, Ohio, to Acquire Marine Bank Chicago, Chicago, Illinois ..... 18339

Notice of Acceptance of an Application by Norwest Corporation,  
Minneapolis, Minnesota, to Retain First Illini Bancorp, Inc., Galesburg,  
Illinois ..... 18340

## **JOINT COMMITTEE ON ADMINISTRATIVE RULES**

Agenda for November 13, 1990 ..... 18341

Second Notices Received ..... 18351

## **EXECUTIVE ORDERS AND PROCLAMATIONS**

### **PROCLAMATIONS**

90-479 Black South African Observation Mission Week (Revised) ..... 18353

90-494 Cosmetology Month ..... 18353

90-495 National Opticians Month ..... 18353

90-496 Community Education Day ..... 18354

90-497 Illinois Coal Development Park Day ..... 18355

90-498 National Orthopedic Nurses Day ..... 18355

90-499 Operation Able Day ..... 18356

90-500 Slovenian Day ..... 18356

90-501 Adoption Awareness Month ..... 18357

90-502 Geography Awareness Week ..... 18357

90-503 Sector-Hernandez Day ..... 18358

## **CUMULATIVE INDEX**

1990 Index - Issue #45 ..... CI-1

## **SECTIONS AFFECTED INDEX**

1990 Index - Issue #45 ..... SAI-1



## INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

## REGISTER PUBLICATION SCHEDULE 1990

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990	June 26, 1990	July 3, 1990	28	July 13, 1990
Dec. 26, 1990	Jan. 2, 1990	2	Jan. 12, 1990	July 3, 1990	July 10, 1990	29	July 20, 1990
Jan. 2, 1990	Jan. 9, 1990	3	Jan. 19, 1990	July 10, 1990	July 17, 1990	30	July 27, 1990
Jan. 9, 1990	Jan. 16, 1990	4	Jan. 26, 1990	July 17, 1990	July 24, 1990	31	Aug. 3, 1990
Jan. 16, 1990	Jan. 23, 1990	5	Feb. 2, 1990	July 24, 1990	July 31, 1990	32	Aug. 10, 1990
Jan. 23, 1990	Jan. 30, 1990	6	Feb. 9, 1990	July 31, 1990	Aug. 7, 1990	33	Aug. 17, 1990
Jan. 30, 1990	Feb. 6, 1990	7	Feb. 16, 1990	Aug. 7, 1990	Aug. 14, 1990	34	Aug. 24, 1990
Feb. 6, 1990	Feb. 13, 1990	8	Feb. 23, 1990	Aug. 14, 1990	Aug. 21, 1990	35	Aug. 31, 1990
Feb. 13, 1990	Feb. 20, 1990	9	Mar. 2, 1990	Aug. 21, 1990	Aug. 28, 1990	36	Sept. 7, 1990
Feb. 20, 1990	Feb. 27, 1990	10	Mar. 9, 1990	Aug. 28, 1990	Sept. 4, 1990	37	Sept. 14, 1990
Feb. 27, 1990	Mar. 6, 1990	11	Mar. 16, 1990	Sept. 4, 1990	Sept. 11, 1990	38	Sept. 21, 1990
Mar. 6, 1990	Mar. 13, 1990	12	Mar. 23, 1990	Sept. 11, 1990	Sept. 18, 1990	39	Sept. 28, 1990
Mar. 13, 1990	Mar. 20, 1990	13	Mar. 30, 1990	Sept. 18, 1990	Sept. 25, 1990	40	Oct. 5, 1990
Mar. 20, 1990	Mar. 27, 1990	14	Apr. 6, 1990	Sept. 25, 1990	Oct. 2, 1990	41	Oct. 12, 1990
Mar. 27, 1990	Apr. 3, 1990	15	Apr. 13, 1990	Oct. 2, 1990	Oct. 9, 1990	42	Oct. 19, 1990
Apr. 3, 1990	Apr. 10, 1990	16	Apr. 20, 1990	Oct. 9, 1990	Oct. 16, 1990	43	Oct. 26, 1990
Apr. 10, 1990	Apr. 17, 1990	17	Apr. 27, 1990	Oct. 16, 1990	Oct. 23, 1990	44	Nov. 2, 1990
Apr. 17, 1990	Apr. 24, 1990	18	May 4, 1990	Oct. 23, 1990	Oct. 30, 1990	45	Nov. 9, 1990
Apr. 24, 1990	May 1, 1990	19	May 11, 1990	Oct. 30, 1990	Nov. 5, 1990	46	Nov. 16, 1990
May 1, 1990	May 8, 1990	20	May 18, 1990	Nov. 5, 1990	Nov. 13, 1990	47	Nov. 26, 1990 (Mon.)
May 8, 1990	May 15, 1990	21	May 25, 1990	Nov. 13, 1990	Nov. 20, 1990	48	Nov. 30, 1990
May 15, 1990	May 22, 1990	22	June 1, 1990	Nov. 20, 1990	Nov. 27, 1990	49	Dec. 7, 1990
May 22, 1990	May 29, 1990	23	June 8, 1990	Nov. 27, 1990	Dec. 4, 1990	50	Dec. 14, 1990
May 29, 1990	June 5, 1990	24	June 15, 1990	Dec. 4, 1990	Dec. 11, 1990	51	Dec. 21, 1990
June 5, 1990	June 12, 1990	25	June 22, 1990	Dec. 11, 1990	Dec. 18, 1990	52	Dec. 28, 1990
June 12, 1990	June 19, 1990	26	June 29, 1990	Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991
June 19, 1990	June 26, 1990	27	July 6, 1990	Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).



The Black Register is the only one of its kind in the world. It is a directory of the colored people of the United States, and is published by the Black Register Company, 100 North La Salle Street, Chicago, Ill. It is a valuable work, and is well worth the price of the book. It is a directory of the colored people of the United States, and is published by the Black Register Company, 100 North La Salle Street, Chicago, Ill. It is a valuable work, and is well worth the price of the book.

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## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Crossings of Rail Carriers and Highways
- 2) Code Citation: 92 Ill. Adm. Code 1535
- 3) Section Numbers: 1535.501  
Proposed Action: Repeal
- 4) Statutory Authority: Implementing Section 18c-7401 and authorized by Section 18c-1202 of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 18c-7401 and 18c-1202).
- 5) A Complete Description of the Subjects and Issues Involved: Public Act 85-1144 amended Section 18c-7402(2)(a) of the Law to allow the Commission to exempt rail carriers from the signalling at highway crossings only after hearing to determine that such exemption will leave the public sufficiently protected. The current rule provides for a blanket exemption from the whistling requirement and is, therefore, being proposed for repeal.
- 6) Will this proposed amendment replace an emergency amendment currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Does this proposed amendment contain incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this part? No.
- 10) Statement of Statewide Policy Objectives? This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts.

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED AMENDMENT

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:  
Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:  
Kathy Campbell Lynch  
Illinois Commerce Commission  
527 East Capitol Avenue  
Springfield, IL 62794  
Comments should be filed within 45 days of the date of this issue of the Illinois Register.
- 12) Initial Regulatory Flexibility Analysis:
  - A) Date amendment was submitted to Business Assistance Office of the Department of Commerce and Community Affairs: October 24, 1990
  - B) Types of small businesses affected: This amendment will affect those carriers that are also small businesses as defined in the Illinois Administrative Procedure Act.
  - C) Reporting, bookkeeping or other procedures required for compliance: None
  - D) Types of professional skills necessary for compliance: Noine

The full text of Proposed Amendment begins on the next page:



ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

TITLE 92: TRANSPORTATION  
CHAPTER III: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER C: RAIL CARRIERS

PART 1535

CROSSINGS OF RAIL CARRIERS AND HIGHWAYS

SUBPART A: SCOPE AND APPLICATION

- Section 1535.10 General Order
- 1535.20 Part Not Retroactive
- 1535.30 Requirements for Maintenance of Grade Crossings
- 1535.40 Requirements for Marking and Warning Devices at Grade Crossings
- 1535.50 Requirements for Establishment and Construction of Grade Crossings
- 1535.60 Permission to Install Other Equipment or Devices

SUBPART B: DEFINITIONS

- Section 1535.100 Definitions

SUBPART C: ESTABLISHMENT, CONSTRUCTION AND MAINTENANCE OF GRADE CROSSINGS

- Section 1535.201 Application for Permission to Extend a Street or Highway
- 1535.202 General Plan or Plot
- 1535.203 Construction and Maintenance of Grade Crossing
- 1535.204 Grade Line of Highway Approaches
- 1535.205 Right-of-Way to Be Kept Clear
- 1535.206 Crossings and Approaches
- 1535.207 Adjustment of Crossings and Approaches
- 1535.208 Maintenance, Operation and Renewal of Signs, Signals, and Other Warning Devices
- 1535.209 Poles, Structures or Other Objects in Right-of-Way
- 1535.210 Erection and Maintenance of Other Signs
- 1535.211 Provisions of Law (Repealed)

SUBPART D: MARKING AND WARNING DEVICES AT GRADE CROSSINGS

- Section 1535.300 Crossbuck Signs
- 1535.310 Advance Warning Signs and Pavement Markings
- 1535.320 Floodlights as Warning Devices

ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

- 1535.330 Watchman Warning
- 1535.333 Flashing Light Signals
- 1535.335 Location of Signals
- 1535.340 Direction of Indication
- 1535.341 Mounting Lamp Units
- 1535.342 Design of Lamps, Hoods, and Backgrounds
- 1535.343 Warning Indication
- 1535.344 Lenses and Roundels
- 1535.345 Signs on Flashing Light Signals
- 1535.346 Bells on Flashing Light Signals
- 1535.347 Painting
- 1535.348 Power Source
- 1535.349 Manual Operation
- 1535.350 Circuits
- 1535.360 Gates
- 1535.365 Automatic Gates

SUBPART E: CHANGES IN EXISTING CROSSING MARKING OR WARNING DEVICES

- Section 1535.400 Procedure Before Commission

SUBPART F: OPERATION OF RAILROAD TRAINS AND CARS OVER GRADE CROSSINGS

- Section 1535.501 Sounding of Bell, Whistle or Horn (Repealed)
- 1535.502 Other Warning
- 1535.503 Approaching Grade Crossings Prepared to Stop
- 1535.504 Crew Member to Give Warning at Crossing

SUBPART G: SUBWAYS AND VIADUCTS

- Section 1535.601 Order of Commission to Construct Subway or Viaduct
- 1535.602 Petitioner For Permission
- 1535.603 Plans Considered Separately
- 1535.604 Hazard Markers
- 1535.605 Mounting of Hazard Markers
- 1535.606 Clearance Signs

SUBPART H: BARRICADES

- Section 1535.701 Construction of Barricades

APPENDIX A Forms



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF PROPOSED AMENDMENT

ILLUSTRATION A Form 1 (Repealed)  
ILLUSTRATION B Form 2 (Repealed)  
ILLUSTRATION C Form 3 (Repealed)

## APPENDIX B Drawings

ILLUSTRATION A ReflectORIZED Crossbuck Signs (50 degrees)  
ILLUSTRATION B ReflectORIZED Crossbuck Signs (90 degrees)  
ILLUSTRATION C Advance Warning Sign  
ILLUSTRATION D ReflectORIZED "Watchman Off Duty" Sign  
ILLUSTRATION E Flashing Light Signal for Highway Crossings  
ILLUSTRATION F Flashing Light Signal with Cantilever Mounted Auxiliary Lights

ILLUSTRATION G "No Right Turn" or "No Left Turn" Signal  
ILLUSTRATION H ReflectORIZED "Gates Not Working" Sign

AUTHORITY: Implementing Section 18c-7401 and authorized by Section 18c-1202 of the Illinois Commercial Transportation Law (Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 18c-7401 and 18c-1202).

SOURCE: Filed and effective August 22, 1973; codified at 8 Ill. Reg. 8906; Part recodified at 10 Ill. Reg. 17994; amended at 11 Ill. Reg. 19027, effective November 15, 1987; amended at 14 Ill. Reg. , effective

NOTE: Statutory language is denoted by capital letters.

## SUBPART F: OPERATION OF RAILROAD TRAINS AND CARS OVER GRADE CROSSINGS

## Section 1535.501 Sounding of Bell, Whistle or Horn (Repealed)

Each rail carrier in the State of Illinois is hereby excused from sounding a locomotive bell, whistle or horn as required by Section 18c-7402(2)(a) of the Law (Ill. Rev. Stat. 1985, ch. 95 1/2, par. 18c-7402(2)(a)) at such railroad-highway grade crossings which have flashing light signals or flashing light signals combined with short arm gates that are automatically controlled and operated by means of track circuits or other automatic devices and installed in accordance with the provisions of general rules of this Part; at all other railroad-highway grade crossings the warning required by said statute should be given in accordance therewith until excused by special order of the Commission after public hearing.

(Source: Repealed at 14 Ill. Reg. , effective )

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Rules of Conduct
- 2) Code Citation: 89 Ill. Adm. Code 827
- 3) Section Numbers: Proposed Action:  
827.10 amendment  
827.30 amendment  
827.40 amendment
- 4) Statutory Authority: Implementing Sections 10 and 11 and authorized by Section 3(f) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3441, 3442, 3434(f)).
- 5) A Complete Description of the Subjects and Issues involved: Section 827.10 is being amended to specify standards for discipline and determination of financial restitution. Sections 827.30 and 827.40 are being amended to clarify disciplinary actions and appeals of such actions. Several minor wording changes are being made.
- 6) Will this proposed rule replace an emergency rule currently in effect? Yes ☒ No ☐
- 7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No
- 10) 

Section Numbers	Proposed Action	Illinois Register Citation
<u>Statement of Statewide Policy Objectives (if applicable):</u> Not Applicable		
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning these rules within 45 days after this issue of the Illinois Register. All requests and comments should be submitted in writing to:



## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

Ms. Janice Lobb  
Regulations and Training Division  
Department of Rehabilitation Services  
P.O. Box 19429  
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896  
T.D.D.: (217) 782-5734

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

- 12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not affect small businesses.

The full text of the Proposed Amendments begins on the next page:

## ILLINOIS REGISTER DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES  
SUBCHAPTER f: EDUCATIONAL SERVICES

PART 827  
RULES OF CONDUCT

Section  
827.10 General Applicability  
827.20 Infractions by Students  
827.30 Disciplinary Actions  
827.40 Appeals of Disciplinary Actions

AUTHORITY: Implementing Sections 10 and 11 and authorized by Section 3(f) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3441, 3442, 3434(f)).

SOURCE: Adopted at 11 Ill. Reg. 6500, effective March 27, 1987; amended at 12 Ill. Reg. 14700, effective September 2, 1988; amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

## Section 827.10 General Applicability

- a) The term parent as used in this Part means the natural or adoptive parent, or guardian of a child.

ba) The Department of Rehabilitation Services, ~~hereinafter referred to as the "Department"~~ or ~~"DORS"~~, operates three schools for exceptional children: the Illinois School for the Deaf (ISD), the Illinois School for the Visually Impaired (ISVI), and the Illinois Children's School and Rehabilitation Center (ICSRC). The disciplinary action taken by staff at these schools will be progressive in nature. It will be in response to: the seriousness of the infraction which has occurred; the age and exceptional characteristics (as defined in 23 Ill. Adm. Code 226.5) of the involved student; and the number of times he or she has been involved in similar behavior. ~~But~~ <sup>sufficient</sup> flexibility is allowed to enable the responsible staff to exercise sound professional judgement in determining the disciplinary action which will be taken. Each case is judged individually by experienced staff who take all relevant factors into consideration when reaching a decision.



## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

cb) Although there are elements of punishment in most of the listed disciplinary actions, staff's primary goals in determining and administering discipline are to modify the student's future behavior so he or she will participate more appropriately in the school's programs, and to protect the rights and safety of the other students. Treatment which is basically punitive rather than corrective shall be used only as a last resort.

de) When school staff have been made aware by the student's parents of their desire to be involved in their child's discipline, or when the Superintendent or the Superintendent's designee, based on their judgement, has determined the incident so serious as to require that parental involvement is needed, parents will be notified and fully involved in determining appropriate discipline.

ed) In addition to the disciplinary action contained in Section 827.30, when the superintendent/designee has determined that financial restitution will be required when damage results from a student's behavior that requires disciplinary action, and when that damage is to state property and is greater than \$100.00 is justified, he or she shall have an impartial appraisal of the losses or damages made. When the amount of damage is determined, the responsible student and his/her parents will be requested required to immediately pay 5% of the cost of the damage. The Client Financial Analysis form (IL488-0265) will be used to determine the student's and/or family's resources. The amount of payment due for the remainder of restitution will be determined by the Determination Table for Client Participation (89 Ill. Adm. Code 562.TAB. A). Provide restitution and a plan for restitution will be developed unless there is convincing evidence that the student and his/her parents are clearly unable to pay even a portion of the amount involved. If the family indicates an inability to provide restitution, the family's response will be referred to the Legal Unit, which, based upon the family's known financial situation, will determine if restitution should be pursued through legal action. If the student and/or the parents refuse to cooperate or to follow through on the restitution plan, the superintendent shall contact the Legal Unit to initiate appropriate legal action.

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

1) If the student is declared a dependent on the latest federal income tax return of the parent, the student and his/her parents will be responsible for paying the damages.

2) If the student is not a dependent, the student will be responsible for paying the damages.

3) If the student and/or parent refuses to cooperate or to follow through on the restitution payment, the superintendent shall contact the Legal Unit to begin collection proceedings.

(Source: Amended at 14 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 827.30 Disciplinary Actions

a) The following disciplinary actions can be issued by school staff, as set forth in this Section and in accordance with Section 827.10.

1) Counseling - Any staff person working directly with students may informally counsel a student on a given time-limited, relatively uncomplicated matter. However, ongoing counseling of ongoing or complex counseling nature requiring specialized professional skills must be approved by reported to the staff person's supervisor superintendent via the administrative chain.

2) A Verbal reprimand is can be issued by any staff person.

3) A Written reprimand can be is issued by educational and dormitory staff having direct responsibility for the student, if they observe the student in activities which warrant such action. Administrative staff can also issue written reprimands upon the recommendation of the appropriate staff.

4) Special assignment of duties is can only be issued by staff having direct responsibility for the student.



DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

- B) If the restriction to campus exceeds 1 week, the superintendent or the superintendent's designee must approve the restriction.
- C) If the restriction to campus exceeds 2 weeks, the superintendent for staff appointed by the superintendent to act on his or her behalf during the superintendent's absence must approve the action.

c) The following disciplinary action must receive prior approval from the superintendent of the school or the superintendent's designee, as set forth in this Section and in accordance with Section 827.10:

- 1) Restriction to Classroom During Day and to Dormitory at Other Times - If the restriction is for 4 days or less, the Superintendent/designee must approve the restriction.
- 2) Restriction to Classroom During Day and to Dormitory Room at Other Times -

1) If the restriction is for 2 days or less the dorm supervisor must approve the restriction.

2) If the restriction is more than 2 days, the superintendent for staff appointed by the superintendent to act on his or her behalf during the superintendent's absence must approve the restriction following a meeting with involved staff to after reviewing all relevant facts.

d) The following disciplinary actions must receive prior approval only by from the superintendent for staff appointed by the superintendent to act on his or her behalf during the superintendent's absence of the school or designee, as set forth in this Section and in accordance with Section 827.10.

- 1) Suspension from the Dormitory But Not from the School - Such suspension shall not become effective until the superintendent has:
- A) held a multidisciplinary staffing to determine whether such action is appropriate in relation to the disciplinary infraction;

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

A) Special assignments requiring more than 3 hours of the student's time or being issued by a staff person who has issued a prior special assignment to the student, must receive prior approval from the staff person's supervisor.

B) Special assignments requiring more than 5 hours of the student's time must receive prior approval from the school's superintendent or the superintendent's designee.

5) Retain After School - A teacher who retains a student more than 1 hour a day for three days per year must receive prior approval from the teacher's supervisor.

6) Supervised Study - A teacher who assigns supervised study to a student for more than 3 hours per week for more than 2 weeks per year as a disciplinary action, must receive prior approval by the teacher's supervisor.

7) Withdrawal of Privileges, such as extra-curricular or social activities, will be issued by appropriate school staff and/or school administrators based upon the seriousness of action to be taken of the student's infractions.

b) The following disciplinary actions must be approved by a supervising teacher or supervisor of child care, as set forth in this Section and in accordance with Section 827.10.

1) Schedule Change - Changes in the student's Individualized Education Program (IEP) resulting from disciplinary needs require prior approval by the student's parents and the school superintendent (89 Ill. Adm. Code 795).

2) Restriction to Campus - Restricting a student to campus does not apply to scheduled school vacation time.

A) If the restriction to campus is less than 1 week, the supervising teacher or supervisor of child care must approve the restriction.



## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

- B) held discussions with the student's parents or legal guardian and has determined that an appropriate alternative living arrangement will be made by the parents for the student during the period of the suspension; and
- C) notified the Local Education Agency (LEA) of parental/student residence (LEA) of the pending action.
- 2) Expulsion From the Dormitory But Not From the School - Such expulsion shall not become effective until the superintendent has reviewed all relevant facts and has:
- A) held a multidisciplinary staffing to determine whether such action is appropriate in relation to the disciplinary infraction;
- B) held discussions with the parents or legal guardian and determined that they will provide an appropriate, permanent, alternative living arrangement for the student;
- C) received prior approval for the action from the Associate Deputy Director of Educational Services Administrator of the Division of Services for Children, after the Associate Deputy Director has discussed the action with the Legal Unit;
- D) notified the LEA of parental/student residence of the pending action; and
- E) revised the student's IEP.
- 3) Suspension From School - Such suspension shall not become effective until the superintendent has:
- A) reviewed all relevant facts and has notified the parents and the LEA of parental residence in writing of the pending action and the appeal process pursuant to Section 827.40. unless it is an emergency situation Notification must be made within 10 school days from the date of the superintendent's

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

- review. If it is an emergency situation, notification may then be made by telephone with written confirmation following. Notification must be made within 10 school days from the date of the superintendent's review.
- B) ensured the suspension is being handled in accordance with 89 Ill. Adm. Code: Chapter IV, subchapter f; and
- C) consulted with the Associate Deputy Director of Educational Services who will consult with the DORS Legal Unit, if the total of all suspensions in the given school year will be more than 10 days.
- e) Change of placement Expulsion from the school can only be done by with the prior approval of the Director of the Department of Rehabilitation Services (DORS). Expulsion Change of placement will only be used for cases of serious infractions which pose a significant threat to the safety or rights of the student or others.
- 1) Prior to expulsion the change of placement, the student shall can be temporarily suspended pending an investigation of the situation by the school superintendent. The total of all suspensions can not be more than 10 school days in the aggregate for the school year. from school pending an investigation of the situation by the school superintendent. This suspension will not exceed 10 school days. The suspension will be administered pursuant to 89 Ill. Adm. Code 755.260.
- 2) At By the onset of the suspension, notification of the suspension and investigation will multidisciplinary staffing, and appeal procedures must be given to the student's parents or legal guardian and the Local Education Agency (LEA) of parental/student residence.
- 3) The Superintendent's investigation must be completed during the first 5 school days of the suspension and will shall consist of:



## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

- A) reviewing all available evidence and extenuating circumstances;
- B) interviewing school staff and students, as appropriate;
- C) holding a multidisciplinary staffing which includes the student, the parents or guardian, and the LEA, if possible;
- D) obtaining as much input as possible from the involved student, the student's parents or guardian, and the LEA;
- E) reviewing all information in 89 Ill. Adm. Code: Chapter IV, subchapter f right of the Rules and Regulations to Govern the Administration and Operation of the State Schools to determine if all past and proposed actions are consistent with the requirements of the subchapter; document and
- F) discussing the issue with the Associate Deputy Director of Educational Services, who must discuss it with the DORS Legal Unit.

4) Based on the findings of the investigation, the Superintendent will decide whether to recommend expulsion determine if a recommendation for expulsion is appropriate. Such a recommendation must be forwarded to the Director.

5) The Director shall base the decision of accepting or rejecting the recommendation to expel on the documentation provided and the criteria contained within this subsection. The Director's decision must be reached during the second 5 school days of the student's suspension.

(Source: Amended at \_\_\_ Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 827.40 Appeals of Disciplinary Actions

- a) Actions taken by the Department DORS in conformance with this part are appealable through procedures as set forth in this Section. in cases where the parents can

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

waive steps one and two and begin the appeal are involved in the appeal and it would be unduly inconvenient or expensive for them to make repeated trips to the school; the superintendent will agree at the parents' request, to begin the appeal at step four. In such cases the superintendent will appropriately involve the person who imposed the disciplinary action as well as that person's supervisor. Similarly, with the parent's consent the Director will agree to can combining steps 45 and 5.6. If the student receiving the discipline and/or his parents are dissatisfied with disciplinary actions taken.

1) the student and/or his/her parents should first check 89 Ill. Adm. Code 800-10(b) to determine whether the issue involved qualifies as a reason for requesting an impartial due process hearing. If it does, the procedures included in 89 Ill. Adm. Code 800 should be followed. If the issue to be appealed involves the provision of vocational rehabilitation services, the procedures in DORS Fair Hearings process "Administrative Reviews and Hearings" (89 Ill. Adm. Code 510) should be followed.

2) When the action is appealable under this Section, the student and/or his/her parents should ask the staff person who imposed the disciplinary action for a meeting to explain the student's and/or his/her parents' position within 3 school days of the date the student and/or his/her parents learned of the disciplinary action. In cases of serious disciplinary action, the action will not take place until the appeal has been exhausted. If the matter is not resolved to the student's and/or his/her parents' satisfaction at this meeting, and

3) the student and/or the parents wish to pursue the matter further, the student and/or his/her parents should request a meeting with the supervisor of the person who imposed the disciplinary action within 3 school days after the student and/or his/her parents met with that person. If the matter is not resolved,



ILLINOIS REGISTER  
DEPARTMENT OF REHABILITATION SERVICES  
NOTICE OF PROPOSED AMENDMENTS

- 4+ the student and/or his/her parents should request a meeting with the superintendent or the superintendent's designee within 3 school days after the student and/or his/her parents met with the supervisor. If the matter is still not resolved,
- 5+ the student and/or his/her parents should write a letter to the Administrator of the Division of Services for Children in the Central Office of DORS requesting a meeting with the Administrator or the Administrator's designee within 3 school days after the student and/or his/her parents met with the superintendent. If the matter is still not resolved to the student's or parents' satisfaction,
- 6+ the student and/or his/her parents should write a letter to the Director of DORS requesting a meeting with the Director or the Director's designee within 3 school days of the date the student met with the administrator.
- b) In cases of suspensions and change of placement, the action will not take place until the appeal has been exhausted.
- c) If the student receiving the discipline and/or his/her parents are dissatisfied with disciplinary actions taken, they can appeal as follows:
- 1) The student and/or his/her parents should read 23 Ill. Adm. Code 226.605 to determine whether the issue involved qualifies as a reason for requesting an impartial due process hearing. If it does, 89 Ill. Adm. Code 800 should be followed. If the issue to be appealed involves the provision of vocational rehabilitation services, "Appeals and Hearings" (89 Ill. Adm. Code 510) should be followed.
- 2) Step 1. When the action is appealable under this Section, the student and/or parents should, within 3 school days after learning or being informed by the school of the disciplinary action, ask the staff person who imposed the disciplinary action for a meeting to explain the student's and/or his/her parents' position.

- 3) Step 2. If the matter is not resolved to the student's and/or parents' satisfaction at the meeting the student and/or parents should, within 3 school days after meeting with the person who imposed the disciplinary action, request a meeting with the supervisor of that person.
- 4) Step 3. If the matter is not yet resolved, the student and/or his/her parents should, within 3 school days after meeting with the supervisor, request a meeting with the superintendent. The superintendent may approve a designee to conduct the meeting.
- 5) Step 4. If the matter is still not resolved, the student and/or parents should, within 3 school days after meeting with the superintendent, write a letter to the Associate Deputy Director of Educational Services requesting a meeting with the Associate Deputy Director or designee.
- 6) Step 5. If the matter is still not resolved to the student's and/or parent's satisfaction, the student and/or his/her parents or guardians should, within 3 school days after meeting with the Associate Deputy Director of Educational Services, write a letter to the Director of DORS requesting a meeting with the Director or the Director's designee.
- db) In all cases at the school level For steps 1, 2 and 3 the employee to which a request for a meeting is submitted will must schedule take place the meeting within 4 working school days of the date he/she received the request is received. Central Office staff to which a request for a For steps 4 and 5 the meeting is submitted, will schedule the meeting must take place within 5 working days of the date the written request is received.
- ee) A student has the right to be accompanied or assisted by his/her parents, or other adult of the student's choosing at any or all of the meetings. Any expenses which result from involving the adults must be borne by the student or some source other than the school.
- (Source: Amended at Ill. Reg. effective )



- 1) Heading of Part: County Supplementary Retailers' Occupation Tax
- 2) Code Citation: 86 Ill. Adm. Code 600
- 3) Section Numbers:  
600.101 Repealer  
600.105 Repealer  
600.110 Repealer  
600.115 Repealer  
600.120 Repealer  
600.125 Repealer  
600.130 Repealer  
600.135 Repealer
- Proposed Action:  
Repealer
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 34, par. 409.1a
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking repeals the County Supplementary Retailers' Occupation Tax rules. The County Supplementary Retailers' Occupation Tax was repealed effective January 1, 1990 by P.A. 85-1135.
- 6) Will this proposed rule replace an emergency rule currently in effect:  
No
- 7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
- 8) Does this proposed repealer contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part: No
- 10) Statement of Statewide Policy Objectives: This rulemaking will have no effect on local units of government.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

Mr. R. Dale Yung  
Administrator  
Illinois Department of Revenue  
Legal Services Bureau  
101 West Jefferson  
Springfield, Illinois 62708  
Phone: (217) 782-6336

- 12) Initial Regulatory Flexibility Analysis:

- A Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 19, 1990
- B) Types of small businesses affected: Any small business which makes sales of tangible personal property at retail.
- C) Reporting, bookkeeping or other procedures required for compliance: General bookkeeping and filing requirements applicable to other retailers and servicemen.
- D) Types of professional skills necessary for compliance: Bookkeeping and accounting.

The full text of the Proposed Repealer begins on the next page:



## DEPARTMENT OF REVENUE

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

## NOTICE OF PROPOSED REPEALER

TITLE 86: REVENUE  
CHAPTER I: DEPARTMENT OF REVENUECOUNTY SUPPLEMENTARY RETAILERS' OCCUPATION TAX  
PART 600

- Section 600.101 Nature and Rate of the County Supplementary Retailers' Occupation Tax (Repealer)
- 600.105 Exemptions from the County Supplementary Retailers' Occupation Tax (Repealer)
- 600.110 Registration and Returns (Repealer)
- 600.115 Claims to Recover Erroneously Paid Tax (Repealer)
- 600.120 Jurisdictional Questions (Repealer)
- 600.125 Incorporation of Retailers' Occupation Tax Regulations by Reference (Repealer)
- 600.130 Penalties, Interest and Procedures (Repealer)
- 600.135 Effective Date (Repealer)

AUTHORITY: Implementing the County Supplementary Retailers' Occupation Tax Act (Ill. Rev. Stat. 1989, ch. 34, par. 409.1a) and authorized by Section 39b3 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 39b3).

SOURCE: Adopted at 13 Ill. Reg. 9336, effective June 6, 1989; repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_\_.

NOTE: Capitalization denotes statutory language.

**Section 600.101 Nature and Rate of the County Supplementary Retailers' Occupation Tax (Repealer)**

- a) Authority to Impose Tax
- A county of less than 3,000,000 inhabitants is authorized to impose a tax upon all persons engaged in the business of selling tangible personal property at retail within the county (including incorporated and unincorporated areas of such county) at a rate of 1/4 of 1% of the gross receipts from such sales made in the course of such business within the county.
- b) Passing on the Tax
- The legal incidence of a County Supplementary Retailers' Occupation Tax is on the seller. Nevertheless, the General Assembly has authorized persons subject to this tax to reimburse themselves for their seller's County Supplementary Retailers' Occupation Tax liability by

separately stating such tax as an additional charge, which charge may be stated in combination, in a single amount, with the State tax which sellers are required to collect under the Use Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 439.1 et seq.), and the additional charge authorized under the provisions of the Municipal Retailers' Occupation Tax or County Retailers' Occupation Tax, County Water Commission Retailers' Occupation Tax and the Regional Transportation Authority Retailers' Occupation Tax or Metro-East Mass Transit District Retailers' Occupation Tax (where applicable) pursuant to such bracket schedules as the Department of Revenue (Department) may prescribe. (See 86 Ill. Adm. Code 150.1a Table A).

c) Exclusion from Gross Receipts

Any amount added to the selling price of tangible personal property by the seller because of a County Supplementary Retailers' Occupation Tax or because of the Illinois Retailers' Occupation Tax, Illinois Use Tax, Municipal Retailers' Occupation Tax or County Retailers' Occupation Tax, the Water Commission Tax, and the Regional Transportation Authority Retailers' Occupation Tax or Metro-East Mass Transit District Retailers' Occupation Tax (where applicable), and collected from the purchaser, shall not be regarded as a part of the seller's gross receipts that are subject to such County Supplementary Retailers' Occupation Tax.

d) Ordinance or Resolution Adopting Tax

- 1) A county imposing or discontinuing the County Supplementary Retailers' Occupation Tax shall pass and approve an ordinance or resolution adopting or repealing such tax. A certified copy thereof shall be filed with the Department on or before the first day of April of the year of application. The Department shall proceed to administer and enforce such tax on behalf of the county as of the first day of July immediately following the adoption and filing of the ordinance by the county.
- 2) Any ordinance or resolution filed after the April 1st deadline of any year will be administered and enforced on behalf of the county by the Department on the first day of July of the year immediately following the year in which the ordinance or resolution was filed with the Department. (County Supplementary Retailers' Occupation Tax Act, Ill. Rev. Stat. 1987, ch. 34, par. 409.1a).

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_\_)

**Section 600.105 Exemptions from the County Supplementary Retailers' Occupation Tax (Repealer)**



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

## a) Exemptions Similar to the Retailers' Occupation Tax

Generally, the County Supplementary Retailers' Occupation Tax contains the same exemptions as found in the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 440 et seq.). However, those exemptions from the Retailers' Occupation Tax that are not located in Section 2 of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 441) are not applicable to the County Supplementary Retailers' Occupation Tax. Specifically, the County Supplementary Retailers' Occupation Tax is imposed on oil field exploration, drilling and production equipment; coal exploration, mining, off highway hauling, processing, maintenance and reclamation; and the expanded pollution control facilities and manufacturing machinery and equipment exemptions for businesses located within an enterprise zone that are exempt under Sections 1, 1e and 2 of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 440d, 440e and 441).

## b) Examples of Exemptions from County Supplementary Retailers' Occupation Tax that are not Exempt from other Local Sales Taxes or in which such Local Governments can Reimpose

1) FOOD FOR HUMAN CONSUMPTION WHICH IS TO BE CONSUMED OFF THE PREMISES WHERE IT IS SOLD (OTHER THAN ALCOHOLIC BEVERAGES, SOFT DRINKS AND FOOD WHICH HAS BEEN PREPARED FOR IMMEDIATE CONSUMPTION) AND PRESCRIPTION AND NONPRESCRIPTION MEDICINES, DRUGS, MEDICAL APPLIANCES AND INSULIN, URINE TESTING MATERIALS, SYRINGES AND NEEDLES USED BY DIABETICS, for human use are not subject to the County Supplementary Retailers' Occupation Tax even though the sale of such tangible personal property by a retailer is subject to the Municipal Retailers' Occupation Tax or County Retailers' Occupation Tax and the Metro-East Retailers' Occupation Tax or Regional Transportation Authority Retailers' Occupation Tax, if applicable. The administration of this Section shall be in accordance with 86 Ill. Adm. Code 130.310, Subpart B.

2) The sale of machinery and equipment used in the manufacturing process, production agriculture and graphic arts production, is exempt from County Supplementary Retailers' Occupation Tax even though municipalities, mass transit districts (where applicable) and counties, when imposing the County Retailers' Occupation Tax in unincorporated areas of the county, can reimpose such taxes, respectively. This is also true for such sales by a retailer of tangible personal property to a common carrier by rail which transports such tangible personal property outside Illinois for use outside this State on a uniform bill of lading showing seller or shipper as consignor and the sale of any

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

petroleum products to a purchaser if the seller or retailer is prohibited by Federal law from charging the tax to the purchaser.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_\_\_)

**Section 600.110 Registration and Returns (Repealer)**

## a) Separate Registration not Required

A retailer's registration under the Illinois Retailers' Occupation Tax Act is sufficient for the County Supplementary Retailers' Occupation Tax. No special registration for the County Supplementary Retailers' Occupation Tax is required.

## b) Requirements as to Returns

1) Every retailer must file a return each month for each county which has a County Supplementary Retailers' Occupation Tax in effect that month if the retailer is engaged in the business of selling tangible personal property at retail within that district: Provided that if the retailer is permitted to file his Illinois Retailers' Occupation Tax returns quarterly, his County Supplementary Retailers' Occupation Tax returns shall also be filed quarterly; and provided that if the retailer is permitted to file his Illinois Retailers' Occupation Tax returns annually, his County Supplementary Retailers' Occupation Tax returns shall also be filed annually. However, the information required for the County Supplementary Retailers' Occupation Taxes may be furnished on the retailer's Illinois Retailers' Occupation Tax return form in the additional space that is provided on that form for reporting County Supplementary Retailers' Occupation Tax information.

2) If the retailer files his Illinois Retailers' Occupation Tax returns on the gross receipts basis, he must report County Supplementary Retailers' Occupation Tax information in his returns on the same basis. If the retailer files his Illinois Retailers' Occupation Tax returns on the gross sales basis, he must report County Supplementary Retailers' Occupation Tax information in his returns on the gross sales basis.

3) Retailers required to make payment on the 7th, 15th, 22nd and last day of the month during which liability is incurred as provided in Section 3 of the Retailers' Occupation Tax Act, are not required to make such quarter-monthly payments of County Supplementary Retailers' Occupation Tax.



NOTICE OF PROPOSED REPEALER

- c) Deduction for Collecting County Supplementary Retailers' Occupation Tax

The 2.1% deduction from the tax allowed to retailers when remitting Illinois Retailers' Occupation Tax or Use Tax with a duly filed return is also available for the County Supplementary Retailers' Occupation Tax, if duly filed. (See Ill. Rev. Stat. 1987, ch. 34, par. 409.1(a) and ch. 120, par. 442.)

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 600.115 Claims to Recover Erroneously Paid Tax (Repealer)**

- a) Incorporation by Reference

The provisions of Subpart 0 of the Retailers' Occupation Tax Regulations (86 Ill. Adm. Code 130, Subpart 0) shall apply to the extent specified in Section 600.125 of this Part.

- b) Separate Claim Required for Each Tax

If the claimant files a claim for some State, some Municipal or County Retailers' Occupation Tax, some Metro-East Mass Transit District or Regional Transportation Authority (RTA) Retailers' Occupation Tax, some Water Commission Retailers' Occupation Tax and some County Supplementary Retailers' Occupation Tax paid erroneously as to the same transactions, the claims will be audited, heard or otherwise processed together whenever practicable. However, the amount of the State tax, the amount of the Municipal or County Retailers' Occupation Tax, some Metro-East Mass Transit District or Regional Transportation Authority Retailers' Occupation Tax, some Water Commission Retailers' Occupation Tax and some County Supplementary Retailers' Occupation Tax, or the amount of County Supplementary Retailers' Occupation Tax must be claimed separately, and separate credit memoranda will be issued if such claims are approved.

- c) Use of Credit Memoranda

Since County Supplementary Retailers' Occupation Tax is separate from every other municipality's or county's Retailers' Occupation Tax, any given credit memorandum for the erroneous payment of a County Supplementary Retailers' Occupation Tax may be used by the claimant or his authorized assignee only to pay further County Supplementary Retailers' Occupation Tax liability (County Supplementary Retailers' Occupation Tax or County Supplementary Service Occupation Tax), due to such county.

- d) Prohibition Against Unjust Enrichment

NOTICE OF PROPOSED REPEALER

A claim for County Supplementary Retailers' Occupation Tax credit or refund cannot be sustained unless the claimant establishes (among other things) that he has borne the burden of such County Supplementary Retailers' Occupation Tax in the first instance or that he has unconditionally repaid such amount to his vendee to whom he had shifted the burden of such amount, and (in the latter event) that such vendee did not shift the burden of such amount to his customer or has unconditionally repaid such amount to his customer.

- e) Refunds

The Department shall award the claimant a refund unless the claimant requests, in writing, that a credit memorandum be issued. Whenever the Department determines that a refund should be made to a claimant instead of issuing a credit memorandum, the Department shall notify the Comptroller, who will cause the warrant to be drawn for the amount specified, and to the person named, in such notification from the Department. Such refund shall be paid by the State Treasurer out of the County Retailers' Occupation Tax fund.

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

**Section 600.120 Jurisdictional Questions (Repealer)**

- a) Mere Solicitation of Orders Not Doing Business

1) For a seller to incur County Supplementary Retailers' Occupation Tax liability in the county which imposes such tax, the sale must be made in the course of such seller's engaging in the retail business within such county. In other words, enough of the selling activity must occur within such county to justify concluding that the seller is engaged in business within such county with respect to that sale.

2) For example, the Supreme Court has held the mere solicitation and receipt of orders within a taxing jurisdiction (the State), where such orders were subject to acceptance outside the taxing jurisdiction and title passed outside such jurisdiction, with the goods being shipped from outside such jurisdiction to the purchaser in such jurisdiction, did not constitute engaging in the business of selling within such jurisdiction. This conclusion was reached independently of any question of interstate commerce and so would apply to a county as the taxing jurisdiction as much as to the State as the taxing jurisdiction.

- b) Seller's Acceptance of Order

1) Without attempting to anticipate every kind of fact situation



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

that may arise in this connection, it is the Department's opinion, in general, that the seller's acceptance of the purchase order or other contracting action in the making of the sales contract is the most important single factor in the occupation of selling. If the purchase order is accepted at the seller's place of business within the county which imposes the County Supplementary Retailers' Occupation Tax or by someone who is working out of such place of business and who does not conduct the business of selling elsewhere within the meaning of subsections (f) and (g) of this Section, or if a purchase order which is an acceptance of the seller's complete and unconditional offer to sell is received by the seller's place of business within such county or by someone working out of such place of business, the seller incurs County Supplementary Retailers' Occupation Tax liability in such county if the sale is at retail and the purchaser receives the physical possession of the property in Illinois.

2) The Department will assume that the seller has accepted the purchase order at the place of business at which the seller receives such purchase order from the purchaser in the absence of clear proof to the contrary.

3) Regardless of the place at which the purchase order is accepted, where tangible personal property is located within the county which imposes such tax at the time of its sale (or is subsequently produced in such county) then delivered in Illinois to the purchaser, and no county outside such county in this State would receive or would have the power to impose a County Supplementary Retailers' Occupation Tax with respect to such sale, the seller will be considered to be engaged in business in such county for County Supplementary Retailers' Occupation Tax purposes with respect to such sale.

c) Some Considerations Which are Not Controlling

1) Delivery of the property within a county to the purchaser is not necessary for the seller to incur County Supplementary Retailers' Occupation Tax liability. It is sufficient that the purchaser receives the physical possession of the property somewhere in Illinois as far as the question of delivery is concerned. This is true because there is no exemption for inter-county commerce comparable to the exemption arising from interstate commerce, and it is not necessary for delivery to be completed within the county for the seller to be regarded as being engaged in the business of selling within the county with respect to that sale.

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

2) The point at which the tangible personal property will be used or consumed and the place at which the purchaser resides are also immaterial in determining whether or not the seller incurs County Supplementary Retailers' Occupation Tax liability. Furthermore, the place at which the technical sale occurs (i.e., the place at which title passes) is not a decisive consideration since the phrase "in the county" in Section 25.05-2a of the County Supplementary Retailers' Occupation Tax Act refers only to the location of the occupation of selling that is being taxed and not to the place where sales may be made.

d) Place of Business Where Long Term or Blanket Contracts are Involved

Under a long term blanket or master contract which (though definite as to price and quantity) must be implemented by the purchaser's placing of specific orders when goods are wanted, the seller's place of business with which such subsequent specific orders are placed (rather than the place where the seller signed the master contract) will determine where the seller is engaged in business for County Supplementary Retailers' Occupation Tax purposes with respect to such orders.

e) Sales Through Vending Machines

The seller's place of engaging in business when making sales through a vending machine is the place where the vending machine is located when such sales are made.

f) Sales From Vehicles Carrying Uncommitted Stock of Goods

The seller's place of engaging in business when making sales and deliveries (not just deliveries pursuant to previously accepted orders, but actual sales and deliveries) from a vehicle in which a stock of goods is being carried for sale is the place at which such sales and deliveries happen to be made--the vehicle carrying such stock of goods for sale being regarded as a portable place of business.

g) Sales of Coal or Other Minerals

1) For the purpose of determining whether the County Supplementary Retailers' Occupation Tax is applicable for a retail sale by a producer of coal or other mineral mined in Illinois, the sale is a sale at retail at the place where the coal or other mineral mined in Illinois is extracted from the earth.

2) A retail sale is a sale to a user, such as a railroad, public utility or other industrial company for use. "Mineral"



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

includes not only coal, but also oil, sand, stone taken from a quarry, gravel and any other thing commonly regarded as a mineral and extracted from the earth.

3) A mineral mined in Illinois, but shipped out of Illinois by the seller for use outside Illinois, will generally be tax exempt under the Commerce Clause of the Federal Constitution (i.e., as a sale in interstate commerce). This exemption does not extend, however, to sales to railroads or other carriers for their own use outside Illinois if the purchasing carrier takes delivery of the property in Illinois and transports it over its own line to an out-of-State destination.

4) A sale by a mineral producer to a wholesaler or retailer for resale would not be a retail sale by the producer and so would not be taxable. The taxable sale (the retail sale) is the final sale to the user, and the County Supplementary Retailers' Occupation Tax on the sale will be applicable if the retailer is located in the county which imposes the County Supplementary Retailers' Occupation Tax.

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

### Section 600.125 Incorporation of Retailers' Occupation Tax Regulations by Reference (Repealer)

To avoid needless repetition, the substance and provisions of all Retailers' Occupation Tax Regulations (86 Ill. Adm. Code 130), (whether characterized as Rules, Articles, Subparts, Sections, or by some other designation), which are now in effect or which may hereafter be amended or promulgated, except Subpart A as it pertains to rate, Subpart E as it pertains to the deduction for collecting tax, Subpart O as it pertains to use of a credit memorandum to discharge any State or municipal tax liability, are incorporated herein by reference and made a part hereof.

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

### Section 600.130 Penalties, Interest and Procedures (Repealer)

All penalties (both civil and criminal), provisions concerning interest and procedures (such as the making of assessments, the venue and mode of conducting hearings, subpoenas, matters pertaining to judicial review and other procedural subjects), together with statutes of limitation, are the same under Section 25.05-2a of the County Supplementary Retailers' Occupation Tax Act as under the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 440 et seq.).

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

### Section 600.135 Effective Date (Repealer)

a) When a given County Supplementary Retailers' Occupation Tax goes into effect, it applies to sales made in the course of the seller's engaging in the business of selling tangible personal property at retail within the taxing county as of the first day of July after a county's ordinance or resolution imposing the County Supplementary Retailers' Occupation Tax has been adopted and a certified copy filed with the Department. However, in order for a county to impose or discontinue the County Supplementary Retailers' Occupation Tax in the same year that the ordinance or resolution imposing or discontinuing the tax was adopted and filed with the Department, the ordinance or resolution must be adopted and filed before April 1st of that year. If the ordinance or resolution is adopted and filed after April 1st of any year by a county, the County Supplementary Retailers' Occupation Tax shall become effective the first day of July of the year immediately following the adoption and filing of the ordinance or resolution. For this purpose, the date of the sale is deemed to be the date of the delivery of the property. If delivery occurs after the effective date, in a transaction in which receipts were received before the effective date and tax was paid on such receipts when received by the seller in accordance with Section 130.430 of the Retailers' Occupation Tax Regulations, no County Supplementary Retailers' Occupation Tax will be due because of the delivery of the property occurring after the effective date.

b) Furthermore, in the case of sales of building materials to real estate improvement construction contractors for use in performing construction contracts for third persons, if such property is delivered to the contractor after the effective date of a rate increase but will be used in performing a binding construction contract which was entered into before the effective date of the increase and under which the contractor is legally unable to shift the burden of the tax rate increase to his customer, the applicable tax rate will be the rate which was in effect before the effective date of the rate increase. Before a supplier may deliver materials to a construction contractor after the effective date of a tax rate increase at the rate which was in effect prior thereto, the purchasing contractor must give such supplier a written, signed certification stating that specifically described materials are being purchased for use in performing a binding contract which was entered into before the effective date of the rate increase (specifying such date) and under which the contractor is legally unable to shift the burden of the tax rate increase to his customer, identifying the construction contract in question by its date and by naming the contractor's construction work involved, and by giving the location of the job site where the construction contract is being performed or is to be performed.



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

- c) The same rule applies when determining the effective date of an increase in the rate of a Municipal or County Retailers' Occupation Tax.

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

- 1) Heading of Part: County Supplementary Service Occupation Tax

- 2) Code Citation: 86 Ill. Adm. Code 610

- 3) Section Numbers:

610.101  
610.105  
610.110  
610.115  
610.120  
610.125  
610.130  
610.135

Proposed Action:

Repealer  
Repealer  
Repealer  
Repealer  
Repealer  
Repealer  
Repealer  
Repealer

- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 34, par. 409.2a

- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking repeals the County Supplementary Service Occupation Tax rules. The County Supplementary Service Occupation Tax was repealed effective January 1, 1990 by P.A. 85-1135.

- 6) Will this proposed rule replace an emergency rule currently in effect:  
No

- 7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒

- 8) Does this proposed repealer contain incorporations by reference? No

- 9) Are there any other amendments pending on this Part: No

- 10) Statement of Statewide Policy Objectives: This rulemaking will have no effect on local units of government.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

Mr. R. Dale Yung  
Administrator  
Illinois Department of Revenue  
Legal Services Bureau  
101 West Jefferson  
Springfield, Illinois 62708  
Phone: (217) 782-6336



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

## 12) Initial Regulatory Flexibility Analysis:

A Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 19, 1990

B) Types of small businesses affected: Any small business which makes sales of tangible personal property at retail.

C) Reporting, bookkeeping or other procedures required for compliance: General bookkeeping and filing requirements applicable to other retailers and service.

D) Types of professional skills necessary for compliance: Bookkeeping and accounting.

The full text of the Proposed Repealer begins on the next page:

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

## TITLE 86: REVENUE

## CHAPTER I: DEPARTMENT OF REVENUE

## PART 610

## COUNTY SUPPLEMENTARY SERVICE OCCUPATION TAX

## Section

- 610.101 Nature and Rate of the County Supplementary Service Occupation Tax **(Repealer)**
- 610.105 Exemptions from the County Supplementary Service Occupation Tax **(Repealer)**
- 610.110 Registration and Returns **(Repealer)**
- 610.115 Claims to Recover Erroneously Paid Tax **(Repealer)**
- 610.120 Jurisdictional Questions **(Repealer)**
- 610.125 Incorporation of Service Occupation Tax Regulations by Reference **(Repealer)**
- 610.130 Penalties, Interest and Procedures **(Repealer)**
- 610.135 Effective Date **(Repealer)**

AUTHORITY: Implementing the County Supplementary Service Occupation Tax Act (Ill. Rev. Stat. 1989, ch. 34, par. 409.2a) and authorized by Section 39b3 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 39b3).

SOURCE: Adopted at 13 Ill. Reg. 9348, effective June 6, 1989; repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_\_\_.

NOTE: Capitalization denotes statutory language.

**Section 610.101 Nature and Rate of the County Supplementary Service Occupation Tax **(Repealer)****

a) Authority to Impose The Tax

A county of less than 3,000,000 inhabitants is authorized to impose a tax upon all persons engaged in the business of making sales of service at the rate of 1/4 of 1% of the cost price of tangible personal property transferred by such servicemen or persons either in the form of tangible personal property or in the form of real estate as an incident to a sale of service.

b) Passing on the Tax

Suppliers of servicemen are required to collect the County Supplementary Service Occupation Tax (when applicable) from purchasing servicemen except when they can appropriately assume the accountability for self-assessing the tax under Subpart M of the Service



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

Occupation Tax Regulations (86 Ill. Adm. Code 140.Subpart M). The legal incidence of the County Supplementary Service Occupation Tax (Ill. Rev. Stat. 1987, ch. 34, par. 409.2a) is on the serviceman. Nevertheless, the General Assembly has authorized persons subject to this tax to reimburse themselves for their serviceman's County Supplementary Service Occupation Tax liability by separately stating such tax as an additional charge, which charge may be stated in combination, in a single amount, with State tax which servicemen are authorized to collect under the Service Use Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 439.31 et seq.), pursuant to such bracket schedules as the Department of Revenue (Department) may prescribe (see 86 Ill. Adm. Code 150.Table A).

## c) Exclusion from "Cost Prices"

Any amount added by a supplier to the cost price of tangible personal property sold to a serviceman for retransfer as an incident to service because of the County Supplementary Retailers' Occupation Tax or because of the Service Occupation Tax (Ill. Rev. Stat. 1987, ch. 120, pars. 439.101 et seq.), and reimbursing amounts collected pursuant to the Municipal Service Occupation Tax or County Service Occupation Tax, the Water Commission Service Occupation Tax or Regional Transportation Authority Service Occupation Tax or Metro-East Mass Transit District Service Occupation Tax (where applicable) and collected from the purchasing serviceman, shall not be regarded as a part of the cost prices which are subject to such County Supplementary Service Occupation Tax.

## d) Ordinance or Resolution Adopting Tax

1) A county imposing or discontinuing the County Supplementary Service Occupation Tax shall pass and approve an ordinance or resolution adopting or repealing such tax. A certified copy thereof shall be filed with the Department on or before the first day of April of the year of application. The Department shall proceed to administer and enforce such tax on behalf of the county as of the first day of July immediately following the adoption and filing of the ordinance or resolution by the county.

2) Any ordinance or resolution filed after the April 1st deadline of any year will be administered and enforced on behalf of the county by the Department on the first day of July of the year immediately following the year in which the ordinance or resolution was filed with the Department. County Supplementary Service Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 34, par. 409.2a).

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_)

### Section 610.105 Exemptions from the County Supplementary Service Occupation Tax (Repealer)

## a) Exemptions Similar to Service Occupation Tax

1) Generally, the County Supplementary Service Occupation Tax contains the same exemptions found in the Service Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 439.101 et seq.). However, those exemptions from the Service Occupation Tax that are not located in Section 3 of the Service Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 439.103) are not applicable to the County Supplementary Service Occupation Tax.

2) Specifically, the County Supplementary Service Occupation Tax is imposed on oil field exploration, drilling and production equipment and coal exploration, mining, off highway hauling, processing, maintenance and reclamation equipment, that incurs Service Occupation Tax at a rate of 0% by Section 3 of the Service Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 439.103); and the use or consumption of tangible personal property used or consumed in the operation of pollution control facilities and manufacturing machinery and equipment for businesses located within an enterprise zone, even though such tangible personal property is exempt from the Service Occupation Tax pursuant to Sections 1(d) and 1(e) of the Retailers' Occupation Tax Act that are incorporated into Section 12 of the Service Occupation Tax Act by reference. (See Ill. Rev. Stat. 1987, ch. 120, par. 439.112.)

b) Examples of Exemptions from the County Supplementary Service Occupation Tax that are not Exempt from other Local Sales Taxes or in which such Local Governments can Reimpose

1) FOOD FOR HUMAN CONSUMPTION WHICH IS TO BE CONSUMED OFF THE PREMISES WHERE IT IS SOLD (OTHER THAN ALCOHOLIC BEVERAGES, SOFT DRINKS AND FOOD WHICH HAS BEEN PREPARED FOR IMMEDIATE CONSUMPTION) AND PRESCRIPTION AND NONPRESCRIPTION MEDICINES, DRUGS, MEDICAL APPLIANCES AND INSULIN, URINE TESTING MATERIALS, SYRINGES AND NEEDLES USED BY DIABETICS, for human use are not subject to the County Supplementary Service Occupation Tax on the transfer of tangible personal property as an incident to a sale of service even though the sale of such tangible personal property by a serviceman is subject to the Municipal Service Occupation Tax or County Service Occupation Tax and the Metro-East Service Occupation Tax or Regional Transportation Authority Service Occupation Tax, if applicable. The



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

administration of this Section shall be in accordance with 86 Ill. Adm. Code 140.101.

- 2) The sale of machinery and equipment used in the manufacturing process, production agriculture and graphic arts production is exempt from County Supplementary Service Occupation Tax even though municipalities, mass transit districts, where applicable, and counties when imposing the County Service Occupation Tax in unincorporated areas of the county can reimpose such taxes, respectively. This is also true for such sales by a serviceman who transfers tangible personal property incidental to providing a service to a common carrier by rail which transports such tangible personal property outside Illinois for use outside this State on a uniform bill of lading showing seller or shipper as consignor and the sale of any petroleum products to a purchaser if the seller or serviceman is prohibited by Federal law from charging the tax to the purchaser.

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

### Section 610.110 Registration and Returns (Repealer)

- a) A serviceman's registration under the Service Occupation Tax Act or the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 440 et seq.) is sufficient for the purposes of the County Supplementary Service Occupation Tax. No special registration for the County Supplementary Service Occupation Tax is required.

- b) Every taxpayer must file a return each month for each county which has a County Supplementary Service Occupation Tax. However, the information required for the County Supplementary Service Occupation Tax may be furnished on the taxpayer's Service Occupation Tax return form in the additional space that is provided on that form for reporting the County Supplementary Service Occupation Tax information.

(Source: Repealed at Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

### Section 610.115 Claims to Recover Erroneously Paid Tax (Repealer)

- a) Incorporation by Reference

The provisions of Subpart N of the Service Occupation Tax Regulations (86 Ill. Adm. Code 140. Subpart N) shall apply to the extent specified in Section 610.125 of this Part.

- b) Separate Claim Required for Each Tax

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

If the claimant files a claim for some State, some County and some Municipal Service Occupation Tax, some Metro-East Mass Transit District Service Occupation Tax or Regional Transportation Authority Service Occupation Tax, some Water Commission Retailers' Occupation Tax and some County Supplementary Service Occupation Tax paid erroneously as to the same transactions, the claims will be audited, heard or otherwise processed together whenever practicable. However, separate credit memoranda will be issued if such claims are approved. However, the amount of the State tax, the amount of the Municipal or County Service Occupation Tax, some Regional Transportation Authority Service Occupation Tax or some County Supplementary Service Occupation Tax must be claimed separately and separate credit memoranda will be issued.

#### c) Use of Credit Memoranda

Any given credit memorandum for the erroneous payment of County Supplementary Service Occupation Tax may be used by the claimant or his authorized assignee only to pay further County Supplementary Service Occupation or County Supplementary Retailers' Occupation Tax due.

#### d) Prohibition Against Unjust Enrichment

A claim for a County Supplementary Service Occupation Tax credit or refund cannot be sustained unless the claimant establishes (among other things) that he has borne the burden of such County Supplementary Service Occupation Tax in the first instance or that he has unconditionally repaid such amount to his vendee to whom he had shifted the burden of such amount, and (in the latter event) that such vendee did not shift the burden of such amount to his customer. The or has unconditionally repaid such amount to his customer. The incorporation of Section 17 of the Service Occupation Tax into the County Supplementary Service Occupation Tax Act by reference carries with it the principle against unjust enrichment provided for with respect to the Service Occupation Tax when a claim for credit of that kind of tax is disposed of in accordance with Section 17 of the Service Occupation Tax Act.

#### e) Refunds

The Department shall award the claimant a refund unless the claimant requests, in writing, that a credit memorandum be issued. Whenever the Department determines that a refund should be made to a claimant instead of issuing a credit memorandum, the Department will notify the Comptroller, who will cause the warrant to be drawn for the amount specified, and to the person named, in such notification from the Department. Such refund shall be paid by the State Treasurer out of the County Retailers' Occupation Tax fund.



DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_)

**Section 610.120 Jurisdictional Questions (Repealer)**

a) If the Service Occupation Tax is collected on the transaction by the supplier from the purchasing serviceman for remittance to the Department by such supplier, the supplier shall also collect and remit County Supplementary Service Occupation Tax on the transaction if the supplier's place of business is located in the county and such County Supplementary Service Occupation Tax rate shall be determined by the supplier's county.

b) If the Service Occupation Tax on a transaction is being remitted directly to the Department by the serviceman rather than by a supplier, the serviceman shall also pay County Supplementary Service Occupation Tax to the Department on the same transaction if such serviceman's place of business is located in a county that imposes the County Supplementary Service Occupation Tax. This is true whether the serviceman bought the property in Illinois or outside Illinois.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_)

**Section 610.125 Incorporation of Service Occupation Tax Regulations by Reference (Repealer)**

To avoid needless repetition, the substance and provisions of all Service Occupation Tax Regulations (86 Ill. Adm. Code 140), (whether characterized as Regulations, Articles, Subparts, Sections, or by some other designation), which are now in effect or which may hereafter be amended or promulgated, except Subpart A as it pertains to rate, Subpart D as it pertains to the deduction for collecting tax, Subpart N as it pertains to the use of a credit memorandum to discharge State or Municipal Tax liability, are incorporated herein by reference and made a part hereof.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_)

**Section 610.130 Penalties, Interest and Procedures (Repealed)**

All penalties (both civil and criminal), provisions concerning interest and procedures (such as the making of assessments, the venue and mode of conducting hearings, subpoenas, matters pertaining to judicial review and other procedural subjects), together with statutes of limitation, are the same under the County Supplementary Service Occupation Tax Act as under the Service Occupation Tax Act.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_)

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

**Section 610.135 Effective Date (Repealed)**

When a given County Supplementary Service Occupation Tax goes into effect, it applies to sales of service made in the course of the serviceman's engaging in the business of selling services within the taxing county as of the first day of July after a county's ordinance or resolution imposing the County Supplementary Service Occupation Tax has been adopted and a certified copy filed with the Department. However, in order for a county to impose or discontinue the County Supplementary Service Occupation Tax in the same year that the ordinance or resolution imposing or discontinuing the tax was adopted and filed with the Department, the ordinance or resolution must be adopted and filed before April 1st of that year. If the ordinance or resolution is adopted and filed after April 1st of any year by a county, the County Supplementary Service Occupation Tax shall become effective the first day of July of the year immediately following the adoption and filing of the ordinance or resolution.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_)



DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

- 1) Heading of Part: County Supplementary Use Tax
- 2) Code Citation: 86 Ill. Adm. Code 620
- 3) Section Numbers:

620.101	<u>Proposed Action:</u>
620.105	Repealer
620.110	Repealer
620.115	Repealer
620.120	Repealer

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 34, par. 409.10a

5) A Complete Description of the Subjects and Issues Involved: This rulemaking repeals the County Supplementary Use Tax rules. The County Supplementary Use Tax was repealed effective January 1, 1990 by P.A. 85-1135.

6) Will this proposed rule replace an emergency rule currently in effect:  
No

7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒

8) Does this proposed repealer contain incorporations by reference? No

9) Are there any other amendments pending on this Part: No

10) Statement of Statewide Policy Objectives: This rulemaking will have no effect on local units of government.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

Mr. R. Dale Yung  
Administrator  
Illinois Department of Revenue  
Legal Services Bureau  
101 West Jefferson  
Springfield, Illinois 62708  
Phone: (217) 782-6336

12) Initial Regulatory Flexibility Analysis:  
A Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 19, 1990

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

- B) Types of small businesses affected: Any small business which makes sales of tangible personal property at retail.
- C) Reporting, bookkeeping or other procedures required for compliance: General bookkeeping and filing requirements applicable to other retailers and servicemen.
- D) Types of professional skills necessary for compliance: Bookkeeping and accounting.

The full text of the Proposed Repealer begins on the next page:



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

TITLE 86: REVENUE  
CHAPTER I: DEPARTMENT OF REVENUEPART 620  
COUNTY SUPPLEMENTARY USE TAX

## Section

- 620.101 Nature and Rate of the County Supplementary Use Tax (Repealer)  
 620.105 Items Covered (Repealer)  
 620.110 Incorporation of Use Tax Regulations by Reference (Repealer)  
 620.115 Penalties, Interest and Procedures (Repealer)  
 620.120 Effective Date (Repealer)

AUTHORITY: Implementing the County Supplementary Use Tax Act (Ill. Rev. Stat. 1989, ch. 34, par. 409.10a) and authorized by Section 39b3 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 39b3).

SOURCE: Adopted at 13 Ill. Reg. 9357, effective June 6, 1989; repealed at \_\_\_\_ Ill. Reg. \_\_\_\_, effective \_\_\_\_.

NOTE: Capitalization denotes statutory language.

Section 620.101 Nature and Rate of the County Supplementary Use Tax (Repealer)

THE COUNTY BOARD OF A COUNTY WITH LESS THAN 3,000,000 INHABITANTS MAY IMPOSE A TAX UPON THE PRIVILEGE OF USING, IN SUCH COUNTY, ANY ITEM OF TANGIBLE PERSONAL PROPERTY WHICH IS PURCHASED OUTSIDE ILLINOIS AT RETAIL FROM A RETAILER, AND WHICH IS TITLED OR REGISTERED WITH AN AGENCY OF THIS STATE'S GOVERNMENT, AT A RATE OF 1/4 OF 1% OF THE SELLING PRICE OF SUCH TANGIBLE PERSONAL PROPERTY, AS "SELLING PRICE" IS DEFINED IN SECTION 2 OF THE USE TAX ACT (Ill. Rev. Stat. 1987, ch. 120, par. 439.2) SUCH TAX SHALL BE COLLECTED FROM PERSONS WHOSE ILLINOIS ADDRESS FOR TITLING OR REGISTRATION PURPOSES IS GIVEN AS BEING IN THE AREA OF SUCH COUNTY. SUCH TAX SHALL BE COLLECTED BY THE DEPARTMENT OF REVENUE, HEREINAFTER REFERRED TO AS THE DEPARTMENT, FOR ANY COUNTY IMPOSING SUCH TAX. SUCH TAX MUST BE PAID TO THE STATE, OR AN EXEMPTION DETERMINATION MUST BE OBTAINED FROM THE DEPARTMENT, BEFORE THE TITLE OR CERTIFICATE OF REGISTRATION FOR THE PROPERTY MAY BE ISSUED. THE TAX OR PROOF OF EXEMPTION MAY BE TRANSMITTED TO THE DEPARTMENT BY WAY OF THE STATE AGENCY WITH WHICH, OR STATE OFFICER WITH WHOM, THE TANGIBLE PERSONAL PROPERTY MUST BE TITLED OR REGISTERED IF THE DEPARTMENT AND SUCH AGENCY OR STATE OFFICER DETERMINE THAT THIS PROCEDURE WILL EXPEDITE THE PROCESSING OF APPLICATIONS FOR TITLE OR REGISTRATION. County Supplementary Use Tax Act (Ill. Rev. Stat. 1987, ch. 34, par. 409.10(a)).

(Source: Repealed at \_\_\_\_ Ill. Reg. \_\_\_\_, effective \_\_\_\_)

## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

Section 620.105 Items Covered (Repealer)

Items which are titled or registered with the State are motor vehicles, aircraft, motorboats, sailboats exceeding 12 feet in length, snowmobiles, and implements of husbandry and special mobile equipment for which the owner decides to apply for an optional title. For the purposes of this Regulation:

- a) The term "motor vehicle" includes passenger cars, trucks, buses, motorcycles and any kind of vehicle which is required to be titled under Section 1-146 of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 1-146), (including house trailers for which a display certificate of title is required).

- b) The term "implement of husbandry" means:

EVERY VEHICLE DESIGNED AND ADAPTED EXCLUSIVELY FOR AGRICULTURAL, HORTICULTURAL, OR LIVESTOCK RAISING OPERATIONS, INCLUDING FARM WAGONS, WAGON TRAILERS OR LIKE VEHICLES USED IN CONNECTION THEREWITH, OR FOR LIFTING OR CARRYING AN IMPLEMENT OF HUSBANDRY PROVIDED THAT NO FARM WAGON, WAGON TRAILER OR LIKE VEHICLE HAVING A GROSS WEIGHT OF MORE THAN 36,000 POUNDS, SHALL BE INCLUDED HEREUNDER. Section 1-130 of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 1-130).

- c) The term "special mobile equipment" means:

EVERY VEHICLE NOT DESIGNED OR USED PRIMARILY FOR THE TRANSPORTATION OF PERSONS OR PROPERTY AND ONLY INCIDENTALLY OPERATED OR MOVED OVER A HIGHWAY, INCLUDING BUT NOT LIMITED TO: DITCH DIGGING APPARATUS, WELL BORING APPARATUS AND ROAD CONSTRUCTION AND MAINTENANCE MACHINERY SUCH AS ASPHALT SPREADERS, BITUMINOUS MIXERS, BUCKET LOADERS, TRACTORS OTHER THAN TRUCK TRACTORS, DITCHES, LEVELLING GRADERS, FINISHING MACHINES, MOTOR GRADERS, ROAD ROLLERS, SCARIFIERS, EARTH MOVING CARRYALLS AND SCRAPERS, POWER SHOVELS AND DRAG LINES, AND SELF-PROPELLED CRANES AND EARTH MOVING EQUIPMENT. THE TERM DOES NOT INCLUDE HOUSE TRAILERS, DUMP TRUCKS, TRUCK MOUNTED TRANSIT MIXERS, CRANES OR SHOVELS, OR OTHER VEHICLES DESIGNED FOR THE TRANSPORTATION OF PERSONS OR PROPERTY TO WHICH MACHINERY HAS BEEN ATTACHED. Section 1-191 of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 1-191).

(Source: Repealed at \_\_\_\_ Ill. Reg. \_\_\_\_, effective \_\_\_\_)

Section 620.110 Incorporation of Use Tax Regulations by Reference (Repealer)

To avoid needless repetition, the substance and provisions of all Use Tax Regulations (86 Ill. Adm. Code 150), (whether characterized as Rules,



## DEPARTMENT OF REVENUE

## NOTICE OF PROPOSED REPEALER

Articles, Subparts, Sections, or by some other designation), which are now in effect or which may hereafter be amended or promulgated, except Subpart A as it pertains to subject matter and rate; Subpart G as it pertains to registration of out-of-State retailers; Subpart H as it pertains to deduction for collecting tax; Subpart M as it pertains to retailers and the use of a credit memorandum to discharge State or municipal tax liabilities, are incorporated herein by reference and made a part hereof.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_\_\_)

**Section 620.115 Penalties, Interest and Procedures (Repealer)**

All penalties (both civil and criminal), provisions concerning interest and procedures (such as the making of assessments, the venue and mode of conducting hearings, subpoenas, the filing, processing and disposition of claims, matters pertaining to judicial review and other procedural subjects), together with statutes of limitation, are the same under the County Supplementary Use Tax Act as under the Use Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 439.1 et seq.).

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_\_\_)

**Section 620.120 Effective Date (Repealer)**

When a given County Supplementary Use Tax goes into effect, it applies to purchases made as of the first day of July after such county's ordinance or resolution imposing the County Supplementary Use Tax has been adopted and a certified copy filed with the Department. However, in order for a county to impose or discontinue the County Supplementary Use Tax in the same year that the ordinance or resolution imposing or discontinuing the tax was adopted and filed with the Department, the ordinance or resolution must be adopted and filed before April 1st of that year. If the ordinance or resolution is adopted and filed after April 1st of any year by a county, the Supplementary Use Tax shall become effective the first day of July of the year immediately following the adoption and filing of the ordinance or resolution. For this purpose, the date of the purchase is deemed to be the date of delivery of the property to the purchaser.

(Source: Repealed at \_\_\_ Ill. Reg. \_\_\_, effective \_\_\_\_\_)

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

- 1) HEADING OF THE PART: Forest Management Plan
- 2) CODE CITATION: 17 Ill. Adm. Code 1537
- 3) SECTION NUMBERS:

1537.1	Amendments
1537.10	Amendments
1537.15	Amendments
1537.20	Amendments
1537.25	Amendments
1537.30	Amendments
1537.35	Repealed
1537.40	Amendments
1537.42	New Section
1537.45	Amendments
1537.50	Amendments
1537.55	Amendments
1537.60	Amendments
1537.65	Amendments
1537.70	Amendments
1537.75	Amendments
1537.80	Amendments
1537.85	Amendments
1537.90	New Section
1537.EX A	Amendments
1537.EX B	Amendments

ADOPTED ACTION:

- 4) STATUTORY AUTHORITY: Implementing and authorized by the Illinois Forestry Development Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 9101 et seq.).

- 5) EFFECTIVE DATE OF AMENDMENTS: October 29, 1990

- 6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

- 7) DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No

- 8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: October 23, 1990

- 9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: June 1, 1990, 14 Ill. Reg. 8273

- 10) HAS JCRC ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES: No

- 11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION:

In Section 1537.1 "Stocking" following "... Forest Types",



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

the following was added "(1972) Extension Forester, Illinois Cooperative Extension Service, University of Illinois, 110 Mumford Hall, Urbana, IL 61081 (no later editions or amendments are included)." This same language was also added in Section 1537.20(d).

In Section 1537.20(a), "even-aged" and "all-aged" were hyphenated.

In Section 1537.20(d), following " . . . of American Foresters", the following was added "(1980), 5400 Grosvenor Lane, Washington, DC 20014 (no later editions or amendments are included)."

The items listed under Section 1537.20(e) were indented to the next level.

The items listed under Section 1537.20(f) were all listed in one column.

A Section Source Note was added at the end of Section 1537.25.

At the end of the heading for Section 1537.35, in the text, "[Repealed]" was added.

All references to "Ill. Rev. Stat." were updated to the "1989" version.

In Section 1537.90, the following was added at the end of the paragraph " , based upon the same standards as the original plan."

In the Exhibits, the headings were changed to read:

EXHIBIT A was changed to read "Section 1537.EXHIBIT A".

EXHIBIT B was changed to read "Section 1537.EXHIBIT B".

EXHIBIT B, "Public Act 83-446, as amended" was changed to read "the Illinois Forestry Development Act (Ill. Rev. Stat. 1989, ch. 96 1/2, par. 9101 et seq.)."

12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes

13) WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? No

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No

15) SUMMARY AND PURPOSE OF AMENDMENTS: This Part provides the standards and guidelines for the development of a Forest Management Plan in accordance with the provisions of the Forest Development Act. The changes include clarifying the information and strengthening the standards provided in this Part.

16) INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO:

Jack Price  
Department of Conservation  
524 S. Second Street, Room 485  
Springfield, IL 62701-1787

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE:



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

TITLE 17: CONSERVATION  
CHAPTER 1: DEPARTMENT OF CONSERVATION  
SUBCHAPTER d: FORESTRY

PART 1537  
FOREST MANAGEMENT PLAN

## Section

- 1537.1 Definitions  
1537.2 Forest Management Plan Development  
1537.5 Eligibility  
1537.10 Description of the Land to be Managed  
1537.15 Map of the Area  
1537.20 Description of the Types of Timber to be Grown  
Forest Types to be Managed  
1537.25 Harvest Schedule Projected to 10 Years in the Future  
1537.30 Reforestation Plan and Afforestation  
1537.35 Afforestation Plan (Repealed)  
1537.40 Forest Regeneration Plan  
1537.42 Recreational Use and Esthetics  
1537.45 Soil and Water Conservation Goals  
1537.50 Forest Wildlife Habitat Enhancement  
1537.55 Protection Measures  
1537.60 Silviculture Practices Required, Sequence and Specification  
1537.65 An Estimate of the Practice Costs  
1537.70 Forest Management Plan Approval  
1537.75 Appeals  
1537.80 Annual Review Process  
1537.85 Information  
1537.90 Amended Plans  
EXHIBIT A Suggested Forest Plan Outline  
EXHIBIT B ~~Governing Forest Management Plan~~ Illinois Forestry Development Act Management Plan Certification
- AUTHORITY: Implementing and authorized by the Illinois Forestry Development Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 9101 et seq.).
- SOURCE: Adopted and codified at 8 Ill. Reg. 8732, effective June 6, 1984; amended at 9 Ill. Reg. 14278, effective September 5, 1985; amended at 14 Ill. Reg. 18222, effective October 29, 1990.

## Section 1537.1

## Definitions

"Afforestation" means the establishment of a tree crop on an area from which trees have always or long been absent.

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

"Basal Area" means the area of the cross-section of a tree stem at breast height, and is used to express relative density of trees per acre.

"DBH" means diameter breast height (DBH) defined as 4 1/2 feet above the ground level.

"District Forester, Regional Administrator, Forest Management Program Manager" are employees of the Department of Conservation who are designated by position title per official position description and specification on file with the Department of Central Management Services.

"Forest" means an area whose principal crop is trees.

"Reforestation" means the natural or artificial restocking with trees on forest land.

"Regeneration" means the renewal of a tree crop by natural or artificial means.

"Silviculture" means the science and art of cultivating forest crops for the production of goods and services; the theory and practice of controlling forest establishment, composition and growth.

"Stand" means a community of trees possessing sufficient uniformity in regard to composition, density, age, spatial arrangement, or condition, thus forming a silvicultural or management entity.

"Stocking" means subjective indication in a forest of the number of trees as compared to the desirable number for best results. (For example - In an upland forest with an average tree diameter of 3 inches, 38 square feet of basal area is acceptable. Where the trees average 18 inches, the acceptable level is 77 square feet, stocking guidelines are to be found in "Recommended Silvicultural and Management Practices for Illinois Hardwood Forest Types" (1972), Extension Forester, Illinois Cooperative Extension Service, University of Illinois, 110 Mumford Hall, Urbana, IL 61801 (no later editions or amendments are included)).

"Timber" means trees, standing or felled, and parts thereof, excluding Christmas trees and producers of firewood.

"Timber Grower" means the owner, tenant or operator of land in this state who has an interest in, or is entitled to



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

receive any part of the proceeds from, the sale of timber grown in this State and includes persons exercising authority to sell timber.

"Timber Stand Improvement (TSI)" is a term comprising all intermediate cuttings or other silviculture treatments made to improve the composition, condition and increment of a timber stand.

(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990)

## Section 1537.10 Description of Land to be Managed

The legal description of the property to be managed will include quarter section, section, township, range and county and property index number or parcel number if available (if used by the County Assessor's Office).

(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990)

## Section 1537.15 Map of the Area

A map encompassing the area covered by forest management must accompany the written plan and indicate the areas stands where various silvicultural activities will take place and the treatment treatments are required. The map will have a minimum scale of 8" to the mile, and shall be reproducible on black and white copiers.

(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990)

## Section 1537.20 Description of the Types of Timber to be Managed

a) A description is required of the present forest stands and the conditions that created the existing stand structure, species composition, forest cover types and/or forest site-types, and whether the main canopy stand is even-aged or all-aged.

b) An inventory of the forest stands conducted in accordance with the procedure outlined in the Illinois Forest Inventory Data Processing System (IFIDP) or any other procedures which will be approved by the Department provided the criteria for

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

accuracy are met. The IFIDP procedure is filed in all Division of Forest Resource and Natural Heritage, IDOC District Offices and available to the public for review. Trees from 2" DBH should be included in the inventory and accuracy should be + or - 10% of the basal area at the 66% confidence level. The inventory described is not required for stands less than 5 acres in area.

c) Inventory and field data must be available delivered to the District Forester for review. The review will determine if all of the information required for the plan is present, complete, and meets accuracy requirements (+ or - 10% of the basal area at the 66% confidence level).

d) Forest site-types are described in "Recommended Silviculture and Management Practices for Illinois Hardwood Forest Types", (1972), Extension Forester, Illinois Cooperative Extension Service, University of Illinois, 100 Mumford Hall, Urbana, IL 61801 (no later editions or amendments are included); Illinois Technical Forestry Association and forest cover types as described in "Forest Cover Types of the United States and Canada", Society of American Foresters (1980), 5400 Grosvenor Lane, Washington, DC 20014 (no later editions or amendments are included). These references are filed with the Division of Forest Resources and Natural Heritage, Department of Conservation District Offices and with the State Library and available to the public for review.

e) Forest Cover-Types

Bald Cypress  
Bald Cypress, Tupelo  
Beech, Sugar Maple  
Black Ash, American Elm, Red Maple  
Black Locust  
Black Oak  
Black Willow  
Bur Oak  
Chestnut Oak  
Cottonwood  
Eastern Red Cedar  
Northern Pin Oak  
Northern Red Oak  
Northern White Cedar



DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

Overcup Oak  
Pin Oak, Sweetgum  
Post Oak, Blackjack Oak  
River Birch, Sycamore  
Sassafras, Persimmon  
Silver Maple, American Elm  
Sugar Berry, American Elm  
Sugar Maple  
Sugar Maple, Basswood  
Swamp Chestnut Oak, Cherrybark oak  
Sweetgum, Yellow Poplar  
Sweetgum, Willow Oak  
Sycamore, Sweetgum, American Elm  
Tamarack  
Yellow Poplar  
Yellow Poplar, White Oak, Northern Red Oak  
Water Tupelo  
White Oak  
White Oak, Black Oak, Northern Red Oak  
White Pine

f) Forest Site-Types

Oak Hickory  
Mixed Hard Hardwoods  
Mixed Oak  
Mixed Bottomland Hardwoods  
Mixed Hardwoods  
Sycamore, Cottonwood, Willow  
Mixed Soft Hardwoods  
Cypress

(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990)

Section 1537.25 Harvest Schedule Projected to 10 Years in the Future

The projection shall be based on forest inventory and will include the description of the areas to be harvested, and the estimated volume to be harvested per acre. Harvest schedules are not required for afforestation and reforestation areas or when a harvest is not recommended within 10 years of date of plan. An unforeseen need for harvest due to salvage and sanitation reasons may be added in an amended plan.

(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990)

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

Section 1537.30 Reforestation Plan and Afforestation

~~The plan~~ This Section, if needed, must address site preparation, planting methods, pre and post care, species selection, soil series, landowner objectives and be identified on the map. ~~This plan may not be required in all forest management plans due to stand conditions.~~ The open areas designated for planting and described in an approved plan will not be submitted to the Illinois Department of Revenue as provided by Section 1537.70 until the following provisions are met: the planting is completed or the designated open areas remain idle and are not used for the growing of non-forest crops, pasture or any other agriculture purposes.

(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990)

Section 1537.35 Afforestation Plan (Repealed)

(Source: Repealed at 14 Ill. Reg. 18222, effective October 29, 1990)

Section 1537.40 Forest Regeneration Plan

The forest management plan must prescribe an appropriate silvicultural system and include detailed strategies to assure regeneration of the forest. This can be accomplished by silvicultural treatments, timber stand improvement, site preparation, tree planting or combinations of the above activities. ~~The Regeneration plan should detail what activities will be required to maintain a productive forest or may reference the appropriate section management practice.~~

(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990)

Section 1537.42 Recreational Use and Esthetics

These uses, when compatible with the intent of IFDA, shall be incorporated into the plan, depending upon the landowners goals and objectives. Such uses, as follows are encouraged: wildlife observation, sport hunting, fee hunting, hiking, photography and others. Campground use and other intensive uses are not permitted. Development of a hiking trail for recreational uses and esthetic appreciation or for other practical uses may be recommended and prescribed in the plan. Measures to protect soil and water values shall be utilized for trail development and maintenance.



DEPARTMENT OF CONSERVATION  
NOTICE OF ADOPTED AMENDMENTS

(Source: Added at 14 Ill. Reg. 18222, effective  
October 29, 1990)

Section 1537.45 Soil and Water Conservation Goals

The forest management plan shall include measures to reduce soil erosion to acceptable tolerance levels. Consideration of the soils shall be made when choosing silvicultural treatments. The treatments chosen on all sites should be those that will stabilize or otherwise conserve the soil, particularly for harvest treatments.

(Source: Amended at 14 Ill. Reg. 18222, effective  
October 29, 1990)

Section 1537.50 Forest Wildlife Habitat Enhancement

WildlifeForest wildlife concerns must be taken into consideration in the implementation of the silviculture practices. The minimum requirements for wildlife is the maintenance of all the forest components from ground cover, shrubs through trees. Enhancement practices, if any, must be integrated in the forest plan and the conservation practices initiated. The minimum requirements for wildlife are the maintenance of all the forest components from ground cover, shrubs, through treespractices to enhance forest wildlife populations shall address the most limiting factors for wildlife populations.

(Source: Amended at 14 Ill. Reg. 18222, effective  
October 29, 1990)

Section 1537.55 Protection Measures

Procedures must be established to deal with insect, disease and environmental problems. Where wildfire is a danger, firebreaks, or other protective measures, must be integrated in the forest plan and the conservation practices initiated.

(Source: Amended at 14 Ill. Reg. 18222, effective  
October 29, 1990)

Section 1537.60 Silviculture Practices Required, Sequence and Specification

The plan will include an outline of the recommended silvicultural practices, description of those practices, identification of the areas on the plan map and established timetables for practice installation.

ILLINOIS REGISTER  
DEPARTMENT OF CONSERVATION  
NOTICE OF ADOPTED AMENDMENTS

(Source: Amended at 14 Ill. Reg. 18222, effective  
October 29, 1990)

Section 1537.65 An Estimate of the Practice Costs

Costs will be estimated for the practices that will be carried out. Since the plan will be reviewed each year, it will not be necessary to forecast much beyond the work that will be accomplished. The costs may be the landowner's labor and materials consumed or the fee paid to a contractor. The cost will be subject to the ceiling established for the practice under 17 Ill. Adm. Code 1536.

(Source: Amended at 14 Ill. Reg. 18222, effective  
October 29, 1990)

Section 1537.70 Forest Management Plan Approval

The landowner approved Forest Management Plan (See Exhibit B for ever page of plan) must be approved by the local District Forester. Allow 45 days, after the receipt of the Forest Management plan, for approval or disapproval by the District Forester. If disapproved, the District Forester will notify the landowner and plan preparer of the approval or the reasons that prevent the plan from being approved. Upon approval the Illinois Department of Revenue and the county Assessor will be notified quarterly in accordance with Section 20a(1) of the Revenue Act of 1939 (Ill. Rev. Stat. 1983, ch. 120, par. 501e(1)). (See Exhibit B for certification of plan).

(Source: Amended at 14 Ill. Reg. 18222, effective  
October 29, 1990)

Section 1537.75 Appeals

- a) Any landowner whose plan or practice is not approved by the District Forester may appeal to the Regional Review Committee pursuant to 17 Ill. Adm. Code 2530. The Regional Review Committee is composed of the Regional Administrator, a District Forester from another district in the Region and the Forest Management Program Manager.
- b) The appeal must be made in writing within 30 days from the date that the plan or practice was not approved to the Forest Management Program Manager. Administrator address listed in Section



(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990)

Section 1537.80 Annual Review Process

- a) Each subsequent year, during the month of January, the plan was initially approved, the landowner will be required to submit in writing a statement indicating the present status of the forest as it relates to the approved forest management plan and the recommendations contained in it and seek continued approval of that plan.
- b) In the event that no modifications are required or requested the plan will be reapproved. If the plan requires revisions it will be updated to reflect these needs and resubmitted for approval to the District Forester.

(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990)

Section 1537.85 Information

Anyone wishing additional information concerning this Part may contact the Department of Conservation at the following address:

Department of Conservation  
Division of Forest Resources and Natural Heritage  
600 North Grand Avenue West  
Springfield, Illinois 62706

(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990)

Section 1537.90 Amended Plans

Plans may be amended to adjust acreage or management activities. Amended plans shall be valid only until 10 years following the effective date of the original plan. Amended plans must be approved by the District Forester, based upon the same standards as the original plan.

(Source: Added at 14 Ill. Reg. 18222, effective October 29, 1990)

Section 1537.90 Exhibit A

SUGGESTED FOREST PLAN OUTLINE

- 1a. Owner 1b. Manager (if applicable)  
2a. Address 2b. Address  
3. Property

- A. Location (legal description) (by Fractional Quarter, Section, Town, Range, Principle Meridian and County)  
B. Area (acres)

4. Description of Land  
Include topography, soils, species growing or planted, history and map of the property for:  
A. Open Land (Cropland, pasture, land without forest trees growing on it)  
B. Forest Land (Land at least 10-percent stocked by forest trees of any size)

5. Specific Information, Recommendations

- A. Open Land (Afforestation, Reforestation) if applicable  
1. pre-planting recommendations (planting stock, site preparation)  
2. spacing  
3. species and numbers required  
4. post-planting recommendations (care of the planted stock)  
B. Forest Land (Established Forest) if applicable  
1. volume/acre  
2. basal area/acre  
3. stocking/acre  
4. growth/acre  
5. harvest schedule  
6. silvicultural practices to meet forest need; planting, regeneration, species, structure and stocking



## ILLINOIS REGISTER

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

6. Soil and Water Conservation Goals - A statement of landowners goals and practices to maintain or reduce soil erosion to meet or exceed Department of Agriculture tolerable level.
7. Forest Wildlife Habitat Enhancement - Install compatible practices that will enhance the wildlife habitat potential and meet the owner's objectives.
8. Protection Measures - Procedures to deal with insect, disease and environmental problems. Where wildfire is a danger, firebreaks must be installed and maintained.
9. Financial - Discussion of specific costs involved in implementing open land and forestland recommendations.
10. Other Considerations Outline of Silvicultural Practices Recommended and time schedule of practices.
11. Other Considerations/Conclusions.

(Source: Amended at 14 Ill. Reg. 18222, effective  
October 29, 1990 )

## ILLINOIS REGISTER

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

## Section 1537, EXHIBIT B - COVER PAGE-

FOREST MANAGEMENT PLAN ILLINOIS FORESTRY DEVELOPMENT  
ACT MANAGEMENT PLAN CERTIFICATION

LANDOWNER NAME:

ACREAGE:

PERMANENT INDEX NUMBER (if used in county):

LOCATION: (Quarter, Section #, Township Name &amp; County)

I am the owner of the property for which this plan has been prepared. The plan has been prepared in accordance with Public Act 93-446, meets my requirements and I will follow the recommendations to the best of my ability. If any changes in ownership or conditions of the forest are made, I will notify the Department of Conservation, Division of Forest Resources and Natural Heritage within 30 days.

Please do / do not / forward this information to the Illinois Department of Revenue for land assessment purposes.

Landowner

Address

Date

District Forester

This plan is approved by:

Date

\* Required only when the approved management plan certification is to be forwarded to the Illinois Department of Revenue.

LANDOWNER: PLAN NO.:

ADDRESS: ACRES:

town state zip



DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

PROPERTY TAX NUMBER: \*

(Required only when plan will be used for preferential tax treatment)

(Source: Amended at 14 Ill. Reg. 18222, effective October 29, 1990 )

LEGAL DESCRIPTION:

(Fractional Quarter, Quarter, Section, Township #, Range #, County, Principal Meridian)

I am the owner of the property for which this plan has been prepared. The plan has been prepared in accordance with the Illinois Forestry Development Act (Ill. Rev. Stat. 1989, ch. 96 1/2, par. 9101 et seq.) and meets my requirements. I will follow the recommendations to the best of my ability. If any changes in ownership or conditions of the forest occur, I will notify the Department of Conservation, Division of Forest Resources in writing within 30 days.

SHALL THIS CERTIFICATION BE FORWARDED TO THE ILLINOIS DEPARTMENT OF REVENUE FOR PREFERENTIAL TAX TREATMENT?

YES NO

(District Forester will forward if YES is checked)

Approval of this plan does not guarantee that all protected cultural practices will be approved for cost share payments. Cost sharing is available on a first-come, first-served basis, as funds are available. Applications for cost-share assistance must be approved by the District Forester before practices are begun.

PLAN DEVELOPED BY: DATE:

LANDOWNER ACCEPTANCE: DATE:

ILLINOIS DEPARTMENT OF CONSERVATION APPROVAL BY DISTRICT FORESTER: DATE:

< choose one or more >

NEW PLAN AMENDED PLAN CANCEL PLAN

ADDRESS CHANGE OTHER (explain)

\* attach additional sheets as needed



## ILLINOIS REGISTER

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

- 1) HEADING OF THE PART: The Forest Products Transportation Act
- 2) CODE CITATION: 17 Ill. Adm. Code 1530
- 3) SECTION NUMBERS: ADOPTED ACTION:  
1530.10 Amendments  
1530.60 Amendments
- 4) STATUTORY AUTHORITY: Implementing and authorized by the Forest Products Transportation Act (Ill. Rev. Stat. 1989, ch. 96 1/2, par. 6901 et. seq.)
- 5) EFFECTIVE DATE OF AMENDMENTS: October 29, 1990
- 6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No
- 7) DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No
- 8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: October 23, 1990
- 9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: July 13, 1990, 14 Ill. Reg. 11047
- 10) HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES: No
- 11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION:

In Section 1530.10, "(The Act)" was added following "the Forest Products Transportation Act."

Also in Section 1530.10, "6901 et seq." was replaced with 6902-6907.

In Section 1530.10(b), the quotes around "The Timber Buyers Licensing Act" were removed and a statutory citation added. The last sentence of the paragraph was removed.

- 12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes

- 13) WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? No

- 14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No

- 15) SUMMARY AND PURPOSE OF AMENDMENTS: The amendments to this Part were made to bring the rule into compliance with

## ILLINOIS REGISTER

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

statutory language and to clarify exactly when the date of purchase is.

- 16) INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO:

Jack Price  
Department of Conservation  
524 S. Second Street, Room 485  
Springfield, IL 62701-1787

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE:



DEPARTMENT OF CONSERVATION  
NOTICE OF ADOPTED AMENDMENTS

TITLE 17: CONSERVATION  
CHAPTER 1: DEPARTMENT OF CONSERVATION  
SUBCHAPTER d: FORESTRY

PART 1530  
THE FOREST PRODUCTS TRANSPORTATION ACT

- Section 1530.10 Definitions  
1530.20 Intent of Forest Products Transportation Act  
1530.30 Correspondence and Inquiries Regarding this Act  
1530.40 Enforcement of Act  
1530.50 Proof of Ownership  
1530.60 Requirements and Format for "Proof of Ownership"  
1530.70 Registrations  
1530.80 Violations (Repealed)  
1530.90 Effective Date (Repealed)
- AUTHORITY: Implementing and authorized by the Forest Products Transportation Act (Ill. Rev. Stat. 1989, ch. 96 1/2, par. 6901 et. seq.)
- SOURCE: Adopted February 26, 1974, effective March 15, 1974; codified at 5 Ill. Reg. 10655; amended at 7 Ill. Reg. 8765, effective July 15, 1983; amended at 13 Ill. Reg. 17379, effective October 27, 1989; amended at 14 Ill. Reg. <sup>18239</sup>, effective October 29, 1990.

Section 1530.10 Definitions

The following terms are defined as is set forth in Sections 2 through 2.07 inclusive of the Forest Products Transportation Act (The Act), as amended, (Ill. Rev. Stat. 1983, ch. 96 1/2, pars. 6901 et. seq. 6902-6907):

- a) Department means the Department of Conservation.
- b) "Tree" or "trees" means any tree, standing or felled, living or dead, and includes both those trees included within the definition of "timber" in Section 2 of the "Timber Buyers Licensing Act" (Ill. Rev. Stat. 1989, ch. 111, par. 701 et seq.) and Christmas trees. The term does not apply to trees or parts of trees that have been cut into firewood. The Act cited in this definition is repealed in Ill. Rev. Stat. 1993, ch. 111, par. 701 et seq.

DEPARTMENT OF CONSERVATION  
NOTICE OF ADOPTED AMENDMENTS

- c) "Forest product" means logs which can be used for sawing or processing into lumber for building or structural purposes, for the manufacture of furniture or for the manufacture of any article.
- d) "Person" means any person, partnership, firm, association, business trust or corporation.
- e) "Timber Grower" means the owner, tenant or operator of land in this State who has an interest in, or is entitled to receive any part of the proceeds from the sale of timber grown in this State and includes persons exercising authority to sell timber.

- f) "Proof of ownership" includes a written bill of sale executed by the owner-seller, a written bill of lading executed by the owner-seller or a written or printed indication that the person in possession is the agent or employee of the owner or has possession with the knowledge and consent of the owner.

- 2) ~~For commercial motor vehicles required to obtain a certificate from the Illinois Commerce Commission, "proof of ownership" shall also include the ability to produce any of the items listed above within 24 hours.~~

- g) "Owner", when referring to trees or forest products grown or growing on public lands under the jurisdiction of the federal government, the State or any unit of local government or school district within the State, means the person empowered by law, or by action of the corporate authorities of the governmental entity pursuant to law, to sell or dispose of trees and forest products from the governmental lands.

(Source: Amended at 14 Ill. Reg. <sup>18239</sup>, effective October 29, 1990)

Section 1530.60 Requirements and Format for "Proof of Ownership"

- a) The "proof of ownership" required under the Act and as set forth in this Part shall be complete and contain the following information:
- 1) Point of origin.



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

- 2) Point of destination.
- 3) Sellers (timber grower's) name, address, phone number and signature.
- 4) Transporter's name, address and phone number if different from buyers.
- 5) Buyer's (that person who now owns the transported forest products, tree or trees, as defined in the Act) name, address, phone number and signature.
- 6) Date over-the-road hauling will occur. This date may be a period of time which is inclusive of the timber purchase contract dates.
- 7) Statement that the "forest products, tree or trees" have been purchased from the designated seller or are being transported with knowledge and consent of the buyer or that person in possession is an agent or employee of the buyer.
- 8) Date of purchase (when agreement was made).
- b) While a specific form is not required for providing the above required information, a suggested printed format (form U-102-73) may be requested from the Department, and may be imprinted on the letterhead used in the general conduct of business of any "person" in complying with the Act and this Part.

(Source: Amended at 14 Ill. Reg. 18239, effective October 29, 1990)

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

- 1) HEADING OF THE PART: Forestry Development Cost-Share Program
- 2) CODE CITATION: 17 Ill. Adm. Code 1536
- 3) SECTION NUMBERS:  
 1536.10 Amendments  
 1536.20 Amendments  
 1536.25 New Section  
 1536.30 Amendments  
 1536.40 Amendments  
 1536.50 Amendments  
 1536.60 Amendments  
 1536.70 Amendments  
 1536.80 Amendments  
 1536.100 Amendments  
ADOPTED ACTION:
- 4) STATUTORY AUTHORITY: Implementing and authorized by the Illinois Forestry Development Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 9101 et seq.).
- 5) EFFECTIVE DATE OF AMENDMENTS: October 29, 1990
- 6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No
- 7) DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? Yes  
 If "yes", was a copy of the approval form issued by JCAR attached to this rulemaking? Yes
- 8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: October 23, 1990
- 9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: June 1, 1990, 14 Ill. Reg. 8289
- 10) HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES: No
- 11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION:

In Section 1536.10(d), "cannot" was corrected.

In Section 1536.10(h), "Ill. Rev. Stat. 1989, ch 96 1/2, par. 9101 et seq.)" was added following "(IFDA)"; and "See Section 1536.30(d)" was added following "amount" in line 7.

In Section 1536.25(c), the statutory citation in line 3 was replaced with "Sections 9101 et seq. of the IFDA".

In Section 1536.25(c), "and basic standards" was deleted and



"to clarify the requirements mentioned above" was added.

In Section 1536.25(c), the title was corrected to read "Recommended Silvicultural and Management Practices for Illinois Hardwood Forest Types" and "(1972), Extension Forester, Illinois Cooperative Extension Service, University of Illinois, 110 Mumford Hall, Urbana, IL 61081, (no later editions or amendments are included)" was added after "Forest Types".

In Section 1536.25(c) "(1974), Illinois Technical Forestry Association, Inc., c/o Department of Forestry 211 Mumford Hall, Urbana, IL 61081, (no later editions or amendments are included)" was added following "Forest Planting Practices for Illinois".

In Section 1536.30(b), in the last line, "subsection" was replaced with "Section".

In Section 1536.30(c), the "s" in "acres" was removed.

In Section 1536.30(c)(4) a period was put in after "trees".

In Section 1536.30(d)(1), "prepared" was changed to "preparer". Also in this Section, "1536.30" was removed.

In Section 1536.30(d)(2)(C), the period following "collar" was removed.

In Section 1536.30(d)(3)(B), language was changed to read ". . . Silvics of Forest Trees of the United States (1974), Agriculture Handbook 271, Forest Service, USDA, Washington, DC 20250 (no later editions or amendments are included)."

In Section 1536.30(d)(3)(C), following "landowner", the following was added "(i.e., drought, tornado, etc.)".

In Section 1536.30(d)(3)(D), "this Section" was changed to read "subsection (2)".

In Section 1536.30(d)(3)(E)(iii), "may" was changed to "shall" and "when predator pilferage is identified as a problem" was added following "required".

In Section 1536.30(d)(3)(E)(v), "practice" was changed to "practical".

In Section 1536.30(d)(4)(A), "elsewhere" was removed.

In Section 1536.30(d)(4)(E), "may" was replaced with "will".

In Section 1536.50(c)(1)(B), "Extension Forester, Illinois Cooperative Extension Service, University of Illinois, 110 Mumford Hall, Urbana, IL 61081 (no later editions or amendments are included)" was added at the end of the paragraph.

In Section 1536.70(c)(3), "Regenerating Red Oaks" was added following "outlined"; and "circa 1988" was changed to "1987"; and "(No later editions or amendments are included)" was added after "1987"; and "John Wiley and Sons, New York, 1984" was deleted and replaced with "5400 Grosvenor Lane, Washington, D.C. 20014, 1984 (No later editions or amendments are included)".

12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes

13) WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? No

14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No

15) SUMMARY AND PURPOSE OF AMENDMENTS: The Cost-Share Program, an important part of the 1983 Illinois Forestry Development Act, reimburses forest landowners up to 80% of the expense of carrying out an IDOC approved Forestry Management Plan. This Part has been modified to reflect required changes as provided by the amended Act as well as changes needed for clarification of the administration of the Cost-Share Program.

16) INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO:

Jack Price  
Department of Conservation  
524 S. Second Street, Room 485  
Springfield, IL 62701-1787

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE:



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

TITLE 17: CONSERVATION  
CHAPTER 1: DEPARTMENT OF CONSERVATION  
SUBCHAPTER d: FORESTRYPART 1536  
FORESTRY DEVELOPMENT COST-SHARE PROGRAM

Section	
1536.10	General
1536.20	Eligibility
1536.25	Preparation of Forest Management Plans
1536.30	Planting Trees— <del>Cost-Share</del>
1536.40	Fencing to Protect Forests and Plantations— <del>Cost-Share</del>
1536.50	Improving a Stand of Forest Trees— <del>Cost-Share</del>
1536.60	Firebreaks to Protect Farm Woodlands— <del>Cost-Share</del>
1536.70	Site Preparation for Natural Regeneration— <del>Cost-Share</del>
1536.80	Appeal
1536.90	Information
1536.100	Penalty

AUTHORITY: Implementing and authorized by the Illinois Forestry Development Act (Ill. Rev. Stat. 1989, ch. 96 1/2, pars. 9101 et seq.)

SOURCE: Adopted and codified at 8 Ill. Reg. 13689, effective July 25, 1984; amended at 9 Ill. Reg. 14286, effective September 5, 1985; amended at 10 Ill. Reg. 6838, effective April 3, 1986; amended at 10 Ill. Reg. 18168, effective October 15, 1986; amended at 11 Ill. Reg. 18632, effective November 2, 1987; amended at 14 Ill. Reg. 18244, effective October 29, 1990.

## Section 1536.10 General

The purpose of this program is to encourage the planting of trees and the proper care of existing forestland, tending and regeneration of forests.

- Timber growers and/or landowners participating in this program may also be eligible for federal forestry cost-share programs administered by the United States Agricultural Department of Agriculture (U.S.D.A.) Stabilization and Conservation Service.
- An application for the cost-shared practice must be completed by the timber grower and/or landowner and submitted to the Illinois Department of Conservation's District Forester, hereinafter referred to as the District Forester. The requirements for installation of

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

the practice will be described in the approved management plan. The cost-shared practice can not be started until the application is approved by the Department of Conservation-District Forester. Participation in the Cost-Share Program will be based on a first-come, first-served basis subject to the availability of funds.

- The payment for the approved cost-shared practice will be based on the ~~timber grower's and/or~~ landowner's documentation of cost to install the practice and will not exceed the established cost-share rates and not to exceed amounts per unit. A sample cost-share documentation format is shown in Exhibit A.
- A practice ~~can not~~ cannot be repeated on the same land within a 10 year period and must be effective for a minimum of 10 years, except as allowed under Sections 1536.30 and 1536.70.
- Property upon which cost-shared practices are installed must be protected from destructive fires and grazing by measures set forth in the approved ~~forest~~ management plan.
- Chemicals used in performing this practice must be federally, state and locally registered and must be applied strictly in accordance with authorized registered uses, directions on the label, and other Federal and State policies and requirements.
- Timber growers who have conducted a timber sale within the preceding fiscal year of this cost-share agreement, will have their cost-share increased by an amount not to exceed 50% of the harvest fee paid by the timber grower. Therefore, timber growers will receive the percentage of cost-share established for each practice throughout this part, plus 50% of the harvest fee paid for a combined total not to exceed 100% of the cost of the approved practice.
- When Federal or other cost-share program practices are utilized concurrently with the Illinois Forestry Development Act (IFDA) (Ill. Rev. Stat. 1989, ch. 96 1/2, par. 9101 et seq.), the cost-share rate shall equal the rate of the other concurrent cost-share program in effect in the county where the practice is installed. The IFDA cost-share rate and the "not to exceed per practice unit amount" (see Section 1536.30(d)), shall be adjusted



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

proportionately from the standard 80% rate now in effect. Also see Section 1536.30(b).

(Source: Amended at 14 Ill. Reg. 18244, effective October 29, 1990)

## Section 1536.20 Eligibility

- a) Participation in the program is limited to landowners and timber growers who own or operate at least 5 contiguous acres of land in this State. A forest must be at least 100 feet wide.

- b) The property on which the cost-shared practices will be installed must have an ~~Illinois Department of Conservation~~ approved Forest Management Plan as described in 17 Ill. Adm. Code 1537, except a cost-share application for "preparation of forest management plans" practice under Section 1536.25 must be submitted to and approved by the District Forester prior to initiation of a forest management plan.

(Source: Amended at 14 Ill. Reg. 18244, effective October 29, 1990)

## Section 1536.25 Preparation of Forest Management Plans

This practice provides the landowners with another opportunity to obtain professional conservation assistance in plan preparation.

- a) This cost-share practice is valid only when a landowner seeks to pay another party for preparation of a plan.
- b) A cost-share application for this practice must be submitted and approved by the District Forester prior to initiation of a plan for development. However, for all other cost-share practices, an approved plan must be in effect prior to submission of a cost-share application.

- c) The forest management plan being prepared must meet the conditions, requirements, standards and specifications as contained in Sections 9101 et seq. of the IFDA and 17 Ill. Adm. Code 1537 and this Part. Additional information to clarify the requirements mentioned above is listed in two publications published by the Illinois Technical Forestry Association: "Recommended Silvicultural and Management Practices for Illinois Hardwood Forest Types" (1972), Extension Forester.

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

Illinois Cooperative Extension Service, University of Illinois, 110 Mumford Hall, Urbana, IL 61801 (no later editions or amendments are included) and "Forest Planting Practices for Illinois" (1974), Illinois Technical Forestry Association, Inc., c/o Department of Forestry, 211 Mumford Hall, Urbana, IL 61801 (no later editions or amendments are included).

- d) Components eligible for cost-sharing can include: reconnaissance, travel costs, secretarial, mailing and telephone costs, forest inventory, data analysis and composing plans.

- e) Reconnaissance notes, field data, inventory per acre, per stand results and analysis of forest inventory must be submitted with the plan, to the District Forester.

- f) All of the land in a county owned by the same individual(s), partnership(s) or corporations(s) shall be included in a single plan. Amendments of plans to increase acreage during the 10 year lifespan of a plan shall be cost-shared as described below.

- g) Cost-share rate for plans of silviculture and management on existing forest stands shall be 80% of the owner's cost not to exceed: \$5.00 per acre for 5 to 50 acres; plus \$3.00 per acre for each additional acre more than 50 acres, but less than 100; and \$2.00 per acre for each additional acre greater than 100 acres.

- h) Cost-share rate for reforestation and afforestation plans as defined in 17 Ill. Adm. Code 1537 shall be 80% of the landowners cost not to exceed \$3.00 per acre.

- i) Fractional acres for all plans shall be rounded to the nearest acre for cost-share payment as follows: .01 to .49 acres will be rounded down and .50 to .99 shall be rounded up.

(Source: Added at 14 Ill. Reg. 18244, effective October 29, 1990)

## Section 1536.30 Planting Trees—Cost Share

The purpose of this practice is to establish a stand of forest trees for timber production purposes and compatible multiple uses to preserve and improve the environment.



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

a) ~~Cost-sharing shall not be authorized for clearing land occupied by merchantable trees. The District Forester shall determine the suitability of the land for clearing, site preparation and tree planting, considering soil erodibility and the economic feasibility of soil stability practices such as terracing, timing of the practice and ground cover requirements.~~

b) Cost-share rates for practices under Section 1536.30 will be 50% of the actual cost not to exceed the adjusted maximum fixed rate per acre for those lands which are accepted under the U.S. Department of Agriculture, Conservation Reserve Program. The maximum fixed rate is determined by taking 80% of the average cost per acre within the State for eligible practices under this Part. The adjusted maximum fixed rate is determined by taking 50% of the average cost. All other lands not ~~involved~~ enrolled in the Conservation Reserve Program or other cost-share programs will be eligible for the 80% cost-share rate as established under this Section and Section 1536.10(h).

c) Cost-sharing is not authorized for:

- 1) ~~requests for~~ planting trees on less than 1 acre or planting less than 302 trees per acre.
- 2) planting or culture of fruit or nut orchards, Christmas trees or planting for ornamental or landscaping purposes, ~~planting less than 300 trees per acre for landscaping purposes. Planting for Christmas tree production is not eligible.~~
- 3) measures to protect seedlings from wildlife destruction.
- 4) irrigation of planted trees.

d) Cost-Share Rates/Specification:

- 1) Site Preparation - 80% of the actual cost not to exceed a variable amount ranging from \$25 to \$150 per acre, as determined by the plan preparer and approved by the District Forester. ~~The District Forester plan preparer conducts a careful field inspection of current vegetation cover on the site to be prepared, and then uses categories and amounts in subsection 1536.30(b) to make a determination~~

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

about the cost-share rate per acre.

A) Cost-share categories and corresponding variable cost-share amounts shall be prorated per acre, per category, and shall be approved by the District Forester. ~~Cost-share applications shall be approved by District Forester.~~

B) Cost-share categories and variable cost-share payments follow:

Category	Variable Cost-Share Amounts Not to Exceed, Per Acre
i) Vegetation or heavy residues which will cause some difficulty in normal planting.	\$25.00
ii) Sixty percent (60%) or more of area in sod and broad leaved herbaceous plants. <del>Or</del> to forty percent (40%) of area in light woody cover, stems two inches (2") or less diameter at ground line.	\$50.00
iii) More than forty percent (40%) of area occupied by woody vegetation, briars, vines, or woody stems two inches (2") diameter or less at ground line, but can include up to twenty-five (25) stems per acre greater than two inches (2") at ground line.	\$75.00
iv) More than forty percent (40%) of area occupied by woody vegetation greater than two inches (2") diameter at ground line; or more than twenty-five (25) stems per acre greater than two inches (2") diameter at ground line.	\$150.00



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

- C) This is limited to areas having undesirable vegetative growth (such as grass sod, perennial and annual weeds, ~~weed~~ broadleaved plants and trees or brush of no economic value) which will be replanted to desirable tree species.
- D) Measures necessary to ~~prevent~~ minimize erosion must be undertaken and plantings must be according to prescribed standards set forth in the approved ~~Forest~~ Management Plan. Measures may include, but are not limited to, hand planting, machine planting on contour, establishment of ~~grass~~ temporary herbaceous cover, the use of herbicides for minimum disturbance of established cover and similar accepted practices as set forth in the ~~Forest~~ Management Plan.
- E) Removal may be undertaken mechanically with machinery including all normal farm tillage implements, chopping or sawing.
- 2) Tree Planting (Trees and Labor) - 80% of the actual cost not to exceed \$70 for no-cost planting stock or \$170 for purchased planting stock, on a per acre basis.
- A) Selected tree species and seed sources to be planted must be in accordance with the ~~Forest~~ Management Plan and approved by the District Forester.
- B) Plantings must be made in accordance with ~~forestry practices~~ the forest management plan as approved by the District Forester and the ~~Forest Management Plan~~ to assure. Trees must be firmly planted at the proper depth and packing. Tree planting machines, augers or hand tools may be used.
- C) At least 90-percent of the conifer and/or hardwood stock must be not less than 3/32 inch in caliper at 1 inch above the ground line with the root collar (nursery soil line). At least 90% of the hardwood stock shall be 7/32 inch caliper at 1 inch above the root collar (nursery soil line). The top (crown/stem) and bottom (roots) being in balance, with a

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

root/shoot ratio of 1:1 or 1:1.5.

## D) Spacing requirements are as follows:

- i) Plantings on open land are to be made 6 to 12 feet apart in rows 6 to 12 feet apart. No less than 302 or more than 1000 trees are to be planted per acre.
- ii) Interplantings within wooded areas are to be spaced 6 feet apart or more in openings which receive partial or full direct sunlight.
- iii) Variations in these spacing standards may be made in accordance with written recommendations ~~from~~ approved by the District Forester.
- E) Cost-share assistance for replanting will be available where losses are due to unusually dry periods, heat, drought, flood, hail, and similar occurrences, if 70-percent of a standard stand is not obtained, or if a stand deteriorates to less than 70-percent within two ~~years~~ growing seasons from planting.
- 3) Direct Seeding Component
- The purpose of this practice is to extend limited supplies of plant materials and thereby to increase forestation.
- A) Direct seeding may be used in lieu of seedling planting, when approved by the District Forester as part of a forest management plan, or as amended.
- B) As references for standards use: "Direct seeding of Southern Oaks - A PROGRESS REPORT, by Robert L. Johnson and Roger M. Krinard, Southern Hardwoods Laboratory, Stoneville, MS, Forest Service, USDA, (1988) (no later editions or amendments are included); and the guidelines offered in Silvics of Forest Trees of the United States (1974), Agriculture Handbook 271, Forest Service, USDA, Washington, DC 20250 (no later editions or amendments are included).



## ILLINOIS REGISTER

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

- C) This cost-share practice may be attempted a second time if through no direct fault of the landowner (i.e., drought, tornado, etc.) less than 150 seedlings per acre survive after one full growing season.
- D) If, after 2 full growing seasons there are less than 150 seedlings of acceptable growing stock per acre, no further attempts to direct seed shall be made. However, tree planting may be done per rules outlined in subsection (2).
- E) Cost-share Rate and Specifications
- i) This practice shall pay 80% of the owner's cost not to exceed \$40 per acre for seed collected or purchased plus labor and any machinery use.
- ii) Seed sowed shall be local, within 25 miles of the seeding site. Or, if local seed is not available, seed shall be collected from a zone within 100 miles north of the site or within 200 miles south of the site.
- iii) Measures to protect seed from predator pilferage shall be required when predator pilferage is identified as a problem, but cannot be cost-shared.
- iv) Site preparation measures are encouraged, but may not be feasible on sites which must be hand seeded.
- v) Direct seeding may require up to 18 months of practical completion status before satisfactory cost-share payment can be approved by the District Forester.
- vi) Direct seeding shall not be cost-shared when attempted under a close forest crown canopy. At least 40% of available sunlight must reach the forest floor during the growing season.

3)4) Control of Undesirable Vegetation With Herbicides

## ILLINOIS REGISTER

18256  
90

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

or mulching - 80% of the actual cost not to exceed \$25.00 per acre.

- A) The practice is limited to plantings that conform to specifications cited in Section 1536.30(e)(2).
- B) Application of herbicides may be in either the liquid or granular form and may be ~~of the~~ pre-emergence, post-emergence, pre-emergents or post-emergents or combinations of these types as recommended approved by the District Forester. Application may be made as pre- plant, post-plant or at time of planting.
- C) Organic mulches may be used in combination with herbicides or in lieu of herbicides and must be used if required in the approved management plan, to qualify for site preparation and planting payments. Minimum per seedling mulched area is 12 square feet with an initial depth of 4 inches. Mulched areas must be pretreated by removing existing vegetation to mineral soil prior to applying the mulch.
- C-D) Herbicide or mulching applications must be made, if required in plan, to qualify for site preparation and planting payment.
- E) Treatments for control of undesirable vegetation will be cost-shared for a second and third year as prescribed in a forest management plan and approved by the District Forester.

(Source: Amended at 14 Ill. Reg. 18244, effective October 29, 1990)

Section 1536.40 Fencing to Protect Forests and Plantations—  
Cost-Share

~~Permanent fences are often needed to properly protect farm woodlands from grazing. Livestock cause severe damage when permitted to range through wooded areas. Resulting damage to tree production, reproduction and soil structure, is ordinarily far greater than any forage value which may be obtained from grazing.~~

- a) The practice is limited to building permanent fences needed to protect woodland area forest stands, approved



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

by the District Forester for forest management practices.

- b) The one rod restriction applies to the woven wire and barbed wire fences only. The distance between posts or live trees must not exceed 1 rod. Limited use of live trees is permitted, provided 2" x 4" nailing strips of durable wood are used between the wire and the tree.
- c) No assistance will be given for maintaining or replacing an existing structure ~~ex~~ for boundary and road fences.
- d) Cost-Share Rates/Specification - The cost-shared rates will vary according to the type of fence constructed, however, the rate will be 80% of actual cost not to exceed the rate listed below.

1) A woven wire fence must consist of at least a 26 inch woven wire with at least two strands of barbed wire on top - \$10.00 per rod.

2) A barbed wire fence must be equal to at least a three-strand barbed wire structure. If other fence materials are used, all weather wood or native lumber highly resistant to decay may be substituted for barbed wire if required for certain domestic animals - \$9.00 per rod.

3) A suspension fence will consist of at least four strands of barbed wire with the distance between posts not to exceed 100 feet and sufficient wire spacers to prevent sagging - \$3.50 per rod.

4) A high-tensile fence will consist of at least 6 strands of wire with the distance between posts not to exceed 100 feet with sufficient droppers to maintain proper wire spacing - \$6.50 per rod

(Source: Amended at 14 Ill. Reg. 18244, effective October 29, 1990)

## Section 1536.50 Improving a Stand of Forest Trees—Cost-Share

Profitable production and environmental enhancement will result from the application of proper methods of handling diseased, weak and undesirable trees by needed thinning or releasing of desirable crop trees species and by cutting of designated vines attached to desirable crop trees. This practice applies to stands of forest trees needing improvement. Some vines not on crop trees shall be

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

retained for wildlife benefit.

- a) Timber stand improvement (TSI) cost sharing will not be approved for areas less than one acre.
- b) Improvement measures shall be carried out in such a manner as to improve or protect the quality of the environment, especially wildlife habitat, as described in the Forest Management Plan.
- c) Cost-Share Rates/Specifications
  - 1) Improving a Stand of Forest Trees - 80% of actual cost not to exceed \$44.00 per acre.

A) The District Forester must give prior approval of the area on which the practice is to be carried out and of the methods to be followed based upon the density and condition of the trees, and economic feasibility of the practice.

B) Work shall be done by cutting, girdling, and poison/herbicide treatment of the surplus, the diseased, cull or weed trees and by cutting designated vines attached to desirable crop trees. Thinning should release desirable tree species so as to leave an adequate residual stand of basal area per acre consisting of desirable species well distributed over the woodland as described in the Forest Management Plan. An adequately stocked stand composed predominately of high ranked timber species, well distributed, as described in the forest management plan. Stocking guides and species rank shall be determined by use of the appropriate table in "Recommended Silviculture and Management Practices for Illinois Hardwood Forest Types", Illinois Technical Forestry Association (1972), Extension Forester, Illinois Cooperative Extension Service, University of Illinois, 110 Mumford Hall, Urbana, IL 61801 (no later editions or amendments are included).

C) Herbicide treatment of stumps, when crop trees released are more than 20 feet tall, may be omitted. All other TSI treatment methods



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

require use of approved herbicides.

C) D) Harvesting practices and silvicultural systems as prescribed in the Forest Management Plan approved by the District Forester must be followed.

E) Cost-Share assistance will not be given for any area from which commercial products are sold or traded in the process of carrying out the timber stand improvement practices.

2) Pruning Crop Trees - 80% of actual cost not to exceed \$44.00 per acre.

A) The District Forester must give prior approval to the area on which the practice is to be carried out and must designate the deciduous trees to be designated on which the work is to be performed and the method to be used.

B) In coniferous stands, the trees must have a minimum total height of 18 feet in order that the total minimum pruning height is 9 feet. All dead branches and all live branches up to one-half the total height of the trees must be pruned. Pruning to a total height of 17 feet is required where the trees are tall enough to meet this requirement. Not more than 100 final coniferous deciduous trees per acre, well distributed throughout the stand will be considered in determining the cost-share payment.

C) In deciduous stands, pruning to total height of 17 feet is required (never cutting live branches for more than one-half the total height of the tree) where trees are tall enough to meet the requirement. Pruned trees shall retain 40% to 50% of total height as live crown. Deciduous stands must have attained a minimum height of 12 feet to effect a minimum pruning height of 6 feet. Not more than 100 well distributed desirable crop trees per acre shall be selected and fine hardwood (white and red oak, yellow poplar, black walnut, etc.) species shall be given prime

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

consideration. In order to reduce the risk of decay, care must be taken that no limbs over 3 inches in diameter are cut.

D) All pruning must be as close to the stem as possible without disturbing the branch bark ridge and branch collar.

(Source: Amended at 14 Ill. Reg. 18244, effective October 29, 1990)

### Section 1536.60 Firebreaks to Protect Farm Woodlands—Cost Share

The purpose of this practice is to provide a practical and low cost way of affording protection to timbered areas from damage by wildfire.

a) The lower branches of trees adjacent to firebreaks must be ~~timed~~ pruned to increase the effectiveness of the practice.

#### b) Cost-Share Rates/Specifications

1) Firebreak construction - 80% of actual cost not to exceed \$1.05 per rod.

2) Firebreaks for the area shall be cleared to a minimum of 30 1 rod (16.5 feet) in width. (If erosion is a problem, place firebreaks on the contour, or construct the appropriate number of water bars.)

3) Firebreaks shall be disced at least twice annually to keep vegetation from accumulating or as indicated in the approved Forest Management Plan.

(Source: Amended at 14 Ill. Reg. 18244, effective October 29, 1990)

### Section 1536.70 Site Preparation for Natural Regeneration—Cost-Share

The purpose of this practice is to establish a stand of high value forest species through natural regeneration for timber production purposes and to protect and improve the environment. Seventy-five percent of the regeneration goal must be oak species on upland forest stands.



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

- 4) Creation of suitable soil conditions for establishment of seedlings of desired species is particularly crucial for oak species. A reasonable expectation of seed deposition on the area to be regenerated must be imminent and abundant before site preparation is performed.

Section 1536.80  
Appeal

- (Source: Amended at 14 Ill. Reg. 18244, effective October 29, 1990)

## Penalty

Each participant in the State Cost-Share Program is responsible for complying with the terms and conditions stated on the agreement, and shall follow the provisions detailed in the forest management plan. Refund of all cost-share payments made will be required if

- Cost-Share Rates/Specification
- 1) Site preparation for natural regeneration - 80% of actual cost not to exceed \$44.00 per acre \$25.50, \$75, or \$150 per acre determined by the District Forester using the cost-share categories as described in Section 1536.30(1)(B)(i) through (iv), as guidelines to determine an appropriate maximum cost-share amount.
- 2) The goal is to obtain conditions whereby a minimum of 20% to 40% of the available light reaches the forest floor, and other site factors are modified to enhance regeneration, by means of: the reduction or elimination of competing vegetation, including unmerchantable or undesirable trees and brush, discing or tillage, use of foliar, cut surface, injected herbicides, mechanical removal of shallow rooted species, prescribed burn, and other measures as prescribed in the forest management plan.
- 3) The creation of soil conditions suitable for the natural establishment of seedlings representing the desired tree species. Seed sources must be in adequate supply before site preparation is performed. A complete written prescription, submitted as an addendum to the forest management plan must be approved by the District Forester prior to initiation of this practice. The prescription shall address the process outlined in "Regenerating Red Oaks" by Rod Jacobs, Silviculturalist, U.S. Forest Service, State and Private Forestry, St. Paul, Minnesota (1987) (no later editions or amendments are included). The prescription shall also address the "Elements of a Silvicultural Prescription" and the appropriate "Silvicultural Systems and Regeneration Methods" described in the FORESTRY



## ILLINOIS REGISTER

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

the agreement is not followed.

(Source: Amended at 14 Ill. Reg. 18244, effective October 29, 1990)

## ILLINOIS REGISTER

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

1) HEADING OF THE PART: Possession of Specimens or Products of Endangered and Threatened Species

2) CODE CITATION: 17 Ill. Adm. Code 1070

3) SECTION NUMBERS:

1070.10  
1070.20  
1070.30  
1070.60  
1070.70

ADOPTED ACTION:

Amendments  
Amendments  
Amendments  
Amendments

4) STATUTORY AUTHORITY: Implementing and authorized by Sections 4 and 11(c) of the Illinois Endangered Species Protection Act (Ill. Rev. Stat. 1989, ch. 8, pars. 334 and 341(c)).

5) EFFECTIVE DATE OF AMENDMENTS: October 29, 1990

6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

7) DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No

8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: October 23, 1990

9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: July 13, 1990, 14 Ill. Reg. 11052

10) HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES: No

11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION:

In the Main Source Note, "14921" was changed to "14934".

In Section 1070.60(b), "a" was inserted prior to "complaint" in line 6.

In Section 1070.70(b), "measurers" in the second to the last line of the paragraph was changed to "measures".

In Section 1070.10, "the Illinois Endangered Species Protection"; "Section 2 of the Act" and "that" in the definition of Animal Product were changed from italics to regular type since they are not quoted from the statutes.

In Section 1070.10, "effective December 28, 1973"; "likely to become endangered" and "within the foreseeable future" in the definition of Threatened Species were changed from italics to



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

regular type since they are not quoted from the statutes.

- 12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes

- 13) WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? No

- 14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No

- 15) SUMMARY AND PURPOSE OF AMENDMENTS: Amendments to this Part were needed because of the recent creation of the Endangered and Threatened Species Conservation Program with the Department's Division of Natural Heritage. With this program in place the Department can assume their mandated responsibility for the issuance and maintenance of permits. The Endangered Species Protection Board will no longer be involved with permit matters unless asked to advise the Department.

- 16) INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO:

Jack Price  
Department of Conservation  
524 S. Second Street, Room 485  
Springfield, IL 62701-1787

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE:

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

TITLE 17: CONSERVATION  
CHAPTER 1: DEPARTMENT OF CONSERVATION  
SUBCHAPTER c: ENDANGERED SPECIES

PART 1070  
POSSESSION OF SPECIMENS OR PRODUCTS OF  
ENDANGERED OR THREATENED SPECIES

Section	
1070.10	Definitions
1070.20	Permit Requirements
1070.30	Permit Provisions
1070.40	Limited Permit Provisions
1070.50	Reporting Requirements
1070.60	Facilities and Animal-Welfare Standards (Animal)
1070.70	Facilities Standards (Plant)
1070.80	Revocation

AUTHORITY: Implementing and authorized by Sections 4 and 11(c) of the Illinois Endangered Species Protection Act (Ill. Rev. Stat. 1989, ch. 8, pars. 334 and 341(c)).

SOURCE: Adopted 13 Ill. Reg. 14934, effective September 6, 1989; amended at 14 Ill. Reg. 18264, effective October 29, 1990.

## Section 1070.10 Definitions

Animal - those organisms commonly included in the science of zoology and generally distinguished from plants by possession of a nervous system and the ability to move from place to place, including all invertebrates such as sponges and mollusks as well as vertebrates such as fishes, amphibians, reptiles, birds, and mammals. (Section 2 of the Illinois Endangered Species Protection Act) (the Act) (Ill. Rev. Stat. 1989, ch. 8, par. 332).

Animal Product - the fur, hide, skin, teeth, feathers, tusks, claws, eggs, nests or the body or any portion thereof whether in a green or raw state or as a product manufactured or refined from an animal protected under the Illinois Endangered Species Protection Act (Section 2 of the Act) or under rules issued pursuant to that Act.

Board - the Illinois Endangered Species Protection Board. (Section 2 of the Act).



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

~~Coordinator - the Endangered Species Program Coordinator employed by the Board.~~

~~Department - the Illinois Department of Conservation. (Section 2 of the Act).~~

~~Director - the Director of the Illinois Department of Conservation. (Section 2 of the Act).~~

~~Endangered Species - any species of plant or animal classified as endangered under the Federal Endangered Species Act of 1973 (P.L. 93-205, effective December 28, 1973) and amendments thereto, plus such other species which the Board may list as in danger of extinction in the wild in Illinois due to one or more causes including but not limited to, the destruction, diminution or disturbance of habitat, overexploitation, predation, pollution, disease, or other natural or manmade factors affecting its prospects of survival, but not including nursery plant stock obtained from a non-wild source, nor pre-act or legally obtained birds of prey held by licensed falconers. (Section 2 of the Act).~~

~~Federal Endangered Plant - A plant appearing on the Federal Endangered Species List.~~

~~Illinois List - those species of animals and plants listed by the Board as endangered or threatened. (Section 2 of the Act).~~

~~Person - any individual, firm, corporation, partnership, trust, association, private entity, government agency, or their agents, and representatives. (Section 2 of the Act).~~

~~Plant - any organism not considered to be an animal, including such organisms as algae, fungi, bryophytes, and ferns, as well as flowering plants and conifers. (Section 2 of the Act).~~

~~Plant Product - any plant body or part thereof removed from natural habitat, including seeds, fruits, roots, stems, flowers, leaves, or products made from any of these, including extracts and powders. (Section 2 of the Act).~~

~~Program Manager - the supervisor of the Endangered and Threatened Species Conservation Program in the~~

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

Department.

Scrap - to dispose of a specimen or product of an endangered or threatened species in a manner which permanently removes that specimen or product from the possession of the permit holder and renders the specimen or product unsuitable for possession by any other person. This shall include, but not be limited to euthanasia, burning, or burial.

Specimen - a live individual of any animal or plant species.

Take - in reference to animals and animal products, to harm, hunt, shoot, pursue, lure, wound, kill, destroy, harass, gig, spear, ensnare, trap, capture, collect, or to attempt to engage in such conduct. In reference to plants and plant products, to collect, pick, cut, dig up, kill, destroy, bury, crush, or harm in any way.

Threatened Species - any species of plant or animal classified as threatened under the Federal Endangered Species Act of 1973 (P.L. 93-205, effective December 28, 1973) and amendments thereto, plus such other species which the Board may list as likely to become endangered in Illinois within the foreseeable future. (Section 2 of the Act).

(Source: Amended at 14 Ill. Reg. 18264, effective October 29, 1990)

## Section 1070.20 Permit Requirements

a) It shall be unlawful for any person to take, possess, transport, purchase, or dispose of specimens or products of an endangered or threatened animal or federal endangered plant after the date of listing unless a valid permit for such activity has been issued pursuant to this Part or as otherwise provided for in this Section or 17 Ill. Adm. Code 1590 (Falconry and the Captive Propagation of Raptors).

b) Any person having a current, valid permit issued by the U.S. Fish and Wildlife Service pursuant to the Federal Endangered Species Act of 1973 (P.L. 93-205, effective December 28, 1973) or an Exhibitor Permit issued by the U.S. Department of Agriculture or the U.S. Fish and Wildlife Service for the taking, possession,



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

transportation, purchase, or disposal of species designated as endangered or threatened by the Secretary of the Interior of the United States and not known to occur within the State of Illinois, shall be considered to have met the requirements for issuance of a permit pursuant to this Part and shall be issued a permit upon request.

- c) Notwithstanding subsection (a), any person may possess or transport a species on the Illinois list within Illinois for purposes such as circuses, theatrical acts, carnivals, or displays, provided that the listed species is held under a current, valid permit for such purposes issued by the U.S. Fish and Wildlife Service pursuant to the Federal Endangered Species Act of 1973 (P.L. 93-205, effective December 28, 1973) or an Exhibitor Permit issued by the U.S. Department of Agriculture, U.S. Fish and Wildlife Service, or the appropriate authorities of a state other than Illinois, for a period not to exceed thirty (30) days in any calendar year.

- d) Notwithstanding subsection (a), any employee or agent of the Department or the Board, ~~who obtains a permit pursuant to this Part~~, or the U.S. Fish and Wildlife Service who is designated by that agency for such purposes, shall be authorized, when acting in the course of his official duties, to take endangered or threatened animals without a permit if such action is necessary to aid a sick, injured or orphaned specimen; or dispose of a dead specimen; or salvage a dead specimen which may be useful for scientific study or educational purposes.

- e) Any taking pursuant to subsection (d) must be reported in writing to the ~~Coordinator~~ Program Manager within ten (10) working days.

- f) It shall be unlawful for any person to possess, purchase, or dispose of specimens or products of an endangered or threatened animal or federal endangered plant which was in the possession of that person prior to May 1, 1973, or acquired legally out-of-state unless a valid limited permit for such activity has been issued pursuant to this Part, which permit shall be issued upon proof of pre-Act or legal acquisition.

- g) It shall be unlawful for any person to propagate or attempt to propagate any endangered or threatened animal or federal endangered plant unless a valid permit

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

specifically allowing such activity has been issued pursuant to this Part.

- h) It shall be unlawful for any person to perform taxidermic services upon any product of an endangered or threatened species except as allowed by this Part.

- i) It shall be unlawful for any person to possess an endangered or threatened animal for purposes of veterinary rehabilitation for a period exceeding ninety (90) days unless a valid permit for such activity has been issued pursuant to this Part. Only persons holding a rehabilitation permit issued by the Department shall possess endangered or threatened animals for such purposes. All rehabilitators are required to notify the ~~Coordinator~~ Program Manager within 10 working days of the receipt of any endangered or threatened animals. Release of rehabilitated animals shall be only at the location at which the animal was collected or at another location approved by the Department.

- j) Permits issued under this Part or valid copies thereof must be in the possession of the holder or his agent when engaged in activities involving endangered or threatened animals or federal endangered plants and presented upon demand to any authorized officer or agent of the Department or any police officer of the State of Illinois or of any unit of local government within the State of Illinois.

- k) No person shall transfer a permit issued pursuant to this Part to another person.

- l) Except as otherwise stated on the face of a permit, any person who is under the direct control of the permittee, or who is employed by or under contract to the permittee for the purposes authorized by the permit, may carry out the activity authorized by the permit.

- m) The authorizations on the face of a permit which allow specific activities (e.g. taking, possession, disposal), specify numbers or quantities of specimens or products, or otherwise permit a specifically limited matter, are to be strictly construed and shall not be interpreted to permit similar or related matters outside the scope of strict construction.

- n) A permittee who furnishes his permit to the Director for



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

endorsement or correction in compliance with this part may continue those activities authorized by the permit pending its return.

- o) All correspondence regarding permits issued pursuant to this Section shall be addressed to:

Endangered Species Program Coordinator\*Manager  
Division of Natural Heritage  
Illinois Department of Conservation  
524 S. Second Street  
Springfield, IL 62701-1787

(Source: Amended at 14 Ill. Reg. 18264, effective October 29, 1990)

## Section 1070.30 Permit Provisions

To take, possess, transport, purchase, or dispose of specimens or products of endangered or threatened animals or federal endangered plants after the date of listing, an applicant must provide a scientific, educational, or zoological/botanical justification to keep such animals, animal products, plants, or plant products.

- a) Scientific Purpose - Persons planning to conduct research involving endangered or threatened animals or federal endangered plants must apply for a permit for scientific purposes.

- 1) In addition to completing a permit application form provided by the Department, the applicant for a scientific permit must submit:

- A) an outline of the proposed research, including the scientific justification for such research, methods to be used, needs for the use of an endangered or threatened species, and a statement as to how the proposed research will enhance the survival and well-being of the species involved;
- B) a description, including photographs, of the facilities intended for use in holding the endangered or threatened species; and
- C) a statement of the qualifications of the applicant to conduct the proposed research, including educational history, experience in

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

similar research, and a list of pertinent publications and professional activities.

- 2) Scientific purposes include, but may not be limited to:

- A) study of biology, physiology, or behavior of the affected species; and
- B) banding or otherwise marking these species including eggs, seeds, dens, nests, or progeny.

- 3) A permit for scientific purposes will be approved if the research proposal meets the following criteria:

- A) the applicant's credentials indicate training and experience which will assure that the applicant has the ability to conduct the proposed research.
- B) the proposed research cannot be conducted using a non-listed species;
- C) the proposed research can be expected to yield results which will enhance the survival and welfare of wild populations of the species involved; and
- D) the facilities to be used to house endangered or threatened species are shown to meet the standards defined in Sections 1070.60 or 1070.70 of this Part.

- b) Educational Purpose - Persons wishing to utilize specimens or products of endangered or threatened animals or federal endangered plants in an educational program must apply for a permit for educational purposes. Permits for educational purposes will be issued only to institutions (e.g. schools; museums; zoos) or to individuals employed and/or sponsored by such an institution.

- 1) In addition to completing a permit application form provided by the Department, the applicant for an educational permit must submit:

- A) an outline of the educational program to be



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

presented. Every educational program shall include information on the endangered or threatened status of the specimens being displayed and an explanation of the legal acquisition of the specimens;

- B) a list of all similar programs conducted by the applicant during the two years preceding the application for an educational permit, including estimates of the number of persons attending each presentation;
  - C) a statement as to how the possession of the specimens or products of endangered or threatened animals or federal endangered plants by the applicant will enhance the welfare of the species involved;
  - D) a description, including photographs, of the facilities intended for use in holding the endangered or threatened species; and
  - E) a verified statement that any specimens to be used in the educational program will be obtained legally.
- 2) A permit for educational purposes will be issued if the proposed educational program meets the following criteria:
- A) the credentials of the applicant indicate training and experience which will assure that the applicant has the ability to conduct the proposed program;
  - B) the program promotes the survival of the endangered or threatened species and its natural habitat;
  - C) the program promotes understanding of the ecological needs of natural populations of the species;
  - D) the program promotes understanding of the role of the endangered or threatened species in its natural environment; and
  - E) the facilities to be used to house endangered

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

or threatened species are shown to meet the standards defined in Section 1070.60 or 1070.70 of this Part.

- c) Zoological/Botanical Purpose - Persons wishing to display specimens or products of endangered or threatened animals or federal endangered plants in a zoological/botanical program (e.g. zoological parks, aquaria, arboreta) must apply for a permit for zoological/botanical purposes. If specimens to be held under a permit for zoological/botanical purposes are to be available for public viewing, the public display shall include a notice which describes the endangered or threatened status of the species and explains the means of legal acquisition of the specimens. Such notice shall be posted prominently in a location easily visible to all visitors.
- 1) In addition to completing a permit application form provided by the Department, the applicant for a zoological/botanical permit must submit:
  - A) a photostatic copy of an Exhibitor Permit issued by the U.S. Department of Agriculture;
  - B) an outline of all proposed programs that would utilize specimens or products of endangered or threatened species;
  - C) a statement of the training and experience of those persons to be responsible for the care of the endangered or threatened species;
  - D) a statement as to how the possession of the specimens or products of endangered or threatened animals or federal endangered plants by the applicant will enhance the welfare of the species involved;
  - E) a description, including photographs, of the facilities intended for use in holding the endangered or threatened species; and
  - F) a verified statement that any specimens to be used in a zoological/botanical program will be legally obtained.
- 2) A permit for zoological/botanical purposes will be issued if the proposed zoological/botanical program



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

meets the following criteria:

- A) the credentials of the applicant indicate training and experience which will assure that the applicant has the ability to conduct the proposed program;
- B) the program promotes the survival of the endangered or threatened species and its natural habitat;
- C) the program promotes understanding of the ecological needs of natural populations of the species;
- D) the program promotes understanding of the role of the endangered or threatened species in its natural environment; and
- E) the facilities to be used to house endangered or threatened species are shown to meet the standards defined in Section 1070.60 or 1070.70 of this Part.

- d) Permit for Propagation of Endangered or Threatened Species - Persons wishing to propagate or attempt to propagate any endangered or threatened species of animal or federal endangered plant must apply for a permit for such purposes. Propagation permits may be issued as an addendum to permits for scientific or zoological/botanical purposes. A permit for educational purposes shall not include permission to propagate or attempt to propagate endangered or threatened species. A permit issued pursuant to 17 Ill. Adm. Code 1590 (Falconry and the Captive Propagation of Raptors) for the propagation of raptors shall be deemed to meet the requirement of this Part.

- 1) In addition to the materials submitted as application for a scientific or zoological/botanical permit, the applicant for a propagation permit must submit:

- A) a statement as to how the propagation of endangered or threatened animals or federal endangered plants by the applicant will enhance the welfare of the species;

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

- B) a statement describing the disposition of any successfully propagated individuals. Release of such individuals into natural populations or attempts to reintroduce a species into an area where it is known or believed to have formerly occurred will be allowed only with the express written consent of the Director, pursuant to Sections 2.2 and 2.3 of the Wildlife Code (Ill. Rev. Stat. 19871989, ch. 61, pars. 2.2 and 2.3); and
  - C) a statement as to how the propagation of the endangered or threatened species is necessary for the success of the scientific or zoological/botanical project.
- 2) A permit for the propagation or attempted propagation of endangered or threatened animals or federal endangered plants will be issued if the proposed propagation project meets the following criteria:
    - A) propagation of the species will enhance the survival and welfare of the species through supplementation of natural populations or by adding significantly to the knowledge of the species in its natural environment; and
    - B) propagation is essential to the completion of the objectives stated in the application for a ~~general~~ permit for scientific or zoological/botanical purposes.
- e) The holder of a permit may allow temporary possession of animal products covered by that permit by a licensed taxidermist for the purpose of providing taxidermic services (e.g. mounting, cleaning, tanning). A copy of the permit or a signed statement by the permit holder attesting to the existence of such a permit must accompany the products while in the possession of the taxidermist. Taxidermic services shall be provided only by persons licensed as taxidermists by the Department pursuant to Section 5.15 of the Fish Code (Ill. Rev. Stat. 19871989, ch. 56, par. 5.15) and Section 3.21 of the Wildlife Code (Ill. Rev. Stat. 19871989, ch. 61, par. 3.21) or by appropriate authorities of another state.
  - f) The holder of a permit may dispose of specimens or



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

products covered by that permit through transfer or scrapping only after a permit for disposal has been applied for and received from the Department. The application for a transfer permit shall include the name and address of the intended recipient of the specimens or product. Transfer will be allowed only after the intended recipient has applied for and received the necessary permit for possession.

(Source: Amended at 14 Ill. Reg. 18264, effective October 29, 1990)

### Section 1070.60 Facilities and Animal Welfare Standards (Animal)

- a) A copy of applicable facilities and animal welfare standards (See subsection (c)) will be supplied with each application form, and the applicant's signature on the application form shall be acknowledgement of the receipt of the standards and an agreement to comply with the standards.

- b) Each applicant or permit holder must demonstrate that his premises and any facilities or equipment used in his operation comply with the standards set forth in this Section. If necessary to assure adequacy of facilities upon application or upon receipt of a complaint, the ~~Executive~~ Program Manager or the Director shall request the applicant or permit holder to make his premises, facilities, and equipment available at a time or times mutually agreeable to said applicant or permit holder and the ~~Executive~~ Department's representative for the purpose of ascertaining compliance with said standards. If the applicant's or permit holder's premises, facilities, or equipment do not meet the requirements of the standards, the applicant or permit holder will be advised of existing deficiencies and the corrective measures that must be taken and completed to bring such premises, facilities, and equipment into compliance with the standards. Permit holders will be given a deadline by which prescribed corrective measures must be completed.

- c) Construction and maintenance of facilities and animal welfare practices must meet the standards defined in the Federal Animal Welfare Act (9 CFR 3.125 through 3.135, July 22, 1979, no further additions or

## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

amendments are included).

(Source: Amended at 14 Ill. Reg. 18264, effective October 29, 1990)

### Section 1070.70 Facilities Standards (Plant)

- a) A copy of applicable facilities standards will be supplied with each application form, and the applicant's signature on the application form shall be an acknowledgement of the receipt of the standards and an agreement to comply with the standards.

- b) Each applicant or permit holder must demonstrate that his premises and any facilities or equipment used in his operation comply with the standards set forth in this Section. ~~Upon request by the Executive or the Director, the applicant or permit holder must~~ If necessary to assure adequacy of facilities upon application or upon receipt of complaint, the Program Manager or the Director shall request the applicant or permit holder to make his premises, facilities, and equipment available at a time or times mutually agreeable to said applicant or permit holder and the ~~Executive~~ Department's representative for the purpose of ascertaining compliance with said standards. If the applicant's or permit holder's premises, facilities, or equipment do not meet the requirements of the standards, the applicant or permit holder will be advised of existing deficiencies and the corrective measures that must be taken and completed to bring such premises, facilities, and equipment into compliance with the standards. Permit holders will be given a deadline by which prescribed corrective ~~measures~~ measures must be completed.

- c) The facility must be constructed of such materials and must be of such strength and of such dimensions as appropriate for the intended purposes. Facilities shall be structurally sound and maintained in good repair to protect the plants from damage by unauthorized persons or other causes.

- d) Electric power, if required to comply with other provisions of this Section, shall be available on the premises.



## DEPARTMENT OF CONSERVATION

## NOTICE OF ADOPTED AMENDMENTS

- e) Temperature in indoor facilities shall be regulated by heating or cooling to assure simulation of conditions in the plant's natural environment.
- f) Indoor facilities shall have lighting, by natural or artificial means or both, of quality, intensity, color, temperature, distribution, and duration as appropriate for the species involved.
- g) Outdoor facilities shall be sited and constructed to simulate the natural environment of the plant with regard to soil type, moisture, temperature, lighting and all other factors necessary for survival and growth.

(Source: Amended at 14 Ill. Reg. 18264, effective October 29, 1990)

## DEPARTMENT OF EMPLOYMENT SECURITY

## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Determination of Unemployment Contributions
- 2) Code Citation: 56 Ill. Adm. Code 2770
- 3) Section Number:  
2770.150 Adopted Action:  
2770.155 Repealed Section  
2770.160 Repealed Section  
2770.165 Repealed Section  
2770.170 Repealed Section
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, pars. 570, 571, 573, 576.1, 576.2, 576.3, 578.1, 610 and 611.
- 5) Effective Date of the Amendment: October 30, 1990.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: October 30, 1990.
- 9) Notice of Proposal published in Illinois Register: August 3, 1990 at 14 Ill. Reg. 12364.
- 10) Has JCAR issued a Statement of Objection to these Rules? No.
- 11) Difference between proposal and final version: None.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will this replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? Yes.
- Section Number Proposed Action Ill. Reg. Citation  
2770.100 Amendment September 28, 1990  
14 Ill. Reg. 15659
- 15) Summary and purpose of the rules: The alternative benefit wage ratio was a program passed by the Legislature in 1983 and only applied to contribution rates for 1984, 1985 and 1986. An election to use the alternative benefit wage ratio needed to be made in 1984. Therefore, the program (and its rules) no longer have any practical application.



## DEPARTMENT OF EMPLOYMENT SECURITY

## NOTICE OF ADOPTED AMENDMENTS

- 16) Information and Questions regarding these Adopted Amendments may be addressed to:

Stella Adams Cuthbert, Commissioner  
Illinois Department of Employment Security  
401 South State Street  
Chicago, Illinois 60605  
312/793-4240

The full Text of the Adopted Amendments begins on the next page:

## DEPARTMENT OF EMPLOYMENT SECURITY

## NOTICE OF ADOPTED AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT  
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY  
SUBCHAPTER c: RIGHTS AND DUTIES OF EMPLOYERS

## PART 2770

## DETERMINATION OF UNEMPLOYMENT CONTRIBUTIONS

## SUBPART B: STANDARD INDUSTRIAL CLASSIFICATION

## Section

2770.100 Industrial Classification  
2770.105 Contribution Rate For Non Experience-Rated Employers  
2770.110 Average Contribution Rates By Standard Industrial Classification (SIC) Codes

SUBPART C: ALTERNATIVE BENEFIT WAGE RATIO (Repealed)

2770.150 Eligibility To Elect The Alternative Benefit Wage Ratio (Repealed)  
2770.155 Approval Of Election Of The Alternative Benefit Wage Ratio (Repealed)  
2770.160 Adjustment Of The Benefit Wage Charges And The Determination Of The Alternative Benefit Wage Ratio (Repealed)  
2770.165 Revocation Of Election Of Alternative Benefit Wage Ratio (Repealed)  
2770.170 Appeals (Repealed)

SUBPART E: TRANSFER OF BENEFIT WAGES FROM BASE PERIOD TO SUBSEQUENT EMPLOYER

2770.400 Definitions  
2770.405 Application Of Base Period Wages  
2770.410 Restriction On Benefit Wage Transfers  
2770.415 Benefit Wage Transfer Procedural Requirements  
2770.420 Petition For Hearing

SUBPART F: BENEFIT WAGE CANCELLATIONS

2770.501 Effective Date Of Benefit Wage Cancellations Pursuant To Section 1508.1 Of The Act

## 2770. Table A General SIC Classification

AUTHORITY: Implementing and authorized by Sections 1500, 1501, 1503, 1506.1, 1506.2, 1506.3, 1508.1, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 570, 571, 573, 576.1, 576.2, 576.3, 578.1, 610 and 611).



## DEPARTMENT OF EMPLOYMENT SECURITY

## NOTICE OF ADOPTED AMENDMENTS

SOURCE: Emergency rules adopted as 56 Ill. Adm. Code 600: Subpart C at 8 Ill. Reg. 550, effective January 1, 1984, for a maximum of 150 days; adopted at 8 Ill. Reg. 8208, effective May 30, 1984; recodified from 56 Ill. Adm. Code 600: Subpart C at 8 Ill. Reg. 15030; emergency amendments at 8 Ill. Reg. 15088, effective August 8, 1984, for a maximum of 150 days; emergency amendments at 8 Ill. Reg. 22139, effective October 26, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 24117, effective November 30, 1984; amended at 9 Ill. Reg. 4507, effective March 25, 1985; amended at 10 Ill. Reg. 6935, effective April 14, 1986; amended at 10 Ill. Reg. 21683, effective December 15, 1986; amended at 11 Ill. Reg. 9878, effective May 11, 1987; emergency amendments at 12 Ill. Reg. 210, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11213, effective June 20, 1988; amended at 12 Ill. Reg. 12473, effective July 15, 1988; amended at 12 Ill. Reg. 18143, effective October 27, 1988; amended at 12 Ill. Reg. 20477, effective November 28, 1988; amended at 13 Ill. Reg. 11507, effective June 29, 1989; amended at 14 Ill. Reg. 2038, effective January 19, 1990; amended at 14 Ill. Reg. 18280, effective October 30, 1990.

## SUBPART C: ALTERNATIVE BENEFIT WAGE RATIO (Repealed)

Section 2770.150 Eligibility To Elect The Alternative Benefit Wage Ratio (Repealed)

- a) An employer shall be eligible to elect the Alternative Benefit Wage Ratio established by Sections 2770.155 and 2770.160 of this Part, if all of the following conditions are satisfied:

- 1) The employer has incurred liability for the payment of contributions within each of the five calendar years 1979 through 1983.
- 2) The employer's benefit wage ratio for the 36-month period beginning July 17, 1980, and ending June 30, 1983, equals or exceeds 5.5%.
- 3) The employer agrees to waive the effects of any benefit wage protests applicable to the period July 17, 1980, through June 30, 1983, upon the benefit wage ratio used in determining his contribution rate for calendar years 1984, 1985, and 1986.

The Director shall notify the employers who subsequently become eligible to elect the Alternative Benefit Wage Ratio under this Section the first time they receive a

## DEPARTMENT OF EMPLOYMENT SECURITY

## NOTICE OF ADOPTED AMENDMENTS

revised contribution rate notice for calendar year 1984, in which their benefit wage ratio applicable to calendar year 1984 equals or exceeds 5.5%. However, an employer's failure to receive such notice under this paragraph shall not extend the requirements of election established by paragraphs (c) and (d) of this Section. Should an employer who is eligible to elect the Alternative Benefit Wage Ratio under this Section not receive such notice and election form, it shall be his obligation to request them.

- e) Employers eligible to elect the Alternative Benefit Wage Ratio under this Section shall exercise their right of election on or before the later of August 31, 1984, or within 60 days after the earliest date of mailing of the first regular or first revised contribution rate notice, if any, for calendar year 1984, in which their benefit wage ratio equals or exceeds 5.5%. Failure of an employer to exercise his right of election within such time shall bar the employer from electing the Alternative Benefit Wage Ratio established by Sections 2770.155 and 2770.160 of the Part.

- d) Employers desiring to elect the Alternative Benefit Wage Ratio established by Sections 2770.155 and 2770.160 of this Part, shall exercise their right of election by signing the form issued by the Director for this purpose and returning to the Director within the time specified in (c) of this Section.

(Source: Repealed at 14 Ill. Reg. 18280, effective October 30, 1990)

Section 2770.155 Approval Of Election Of Alternative Benefit Wage Ratio (Repealed)

- a) Upon receipt of the form described in paragraph (d) of Section 2770.150, the Director shall determine whether or not the employer satisfies the eligibility criteria given by paragraph (a) of Section 2770.150 and, if eligible under these criteria, whether the employer has also complied with the procedures set forth in paragraphs (c) and (d) of Section 2770.150.

- b) If the employer satisfies all the conditions described in paragraph (a), the Director shall approve the election and shall notify the employer in writing that the election has been approved.



DEPARTMENT OF EMPLOYMENT SECURITY  
NOTICE OF ADOPTED AMENDMENTS

of Section 2770-155 shall have their benefit-wage charges and their benefit-wage ratios for calendar years 1984, 1985, and 1986 adjusted and determined in accordance with the formulas given below:

1) For calendar year 1984, the employer's actual total of benefit-wage charges for each of the twelve month periods July 1, 1980 through June 30, 1981, July 1, 1981 through June 30, 1982, and July 1, 1982 through June 30, 1983 shall be adjusted to an amount of benefit-wage charges which, when divided by the employer's actual total wages on which he paid contributions applicable to such 36-month period, would produce a benefit-wage ratio of 5.5% for each of these three twelve-month periods;

2) For calendar year 1985, the employer's actual total of benefit-wage charges for each of the twelve month periods July 1, 1981 through June 30, 1982 and July 1, 1982 through June 30, 1983 shall be adjusted to an amount of benefit-wage charges which, when divided by the employer's actual total of wages on which he paid contributions applicable to such 24-month period, would produce a benefit-wage ratio of 5.5% for each of these two twelve month periods; The sum of such adjusted benefit wage charges for these two periods and the employer's actual benefit-wage charges for the twelve month period July 1, 1983 through June 30, 1984 shall be divided by the employer's actual total wages on which he paid contributions applicable to the 36-month period July 1, 1981 through June 30, 1984 to determine the employer's Alternative Benefit Wage Ratio applicable to the calendar year 1985;

3) For calendar year 1986, the employer's actual total of benefit-wage charges for the twelve-month period July 1, 1982 through June 30, 1983 shall be adjusted to an amount of benefit-wage charges which, when divided by the employer's actual total of wages on which he paid contributions applicable to this twelve-month period would produce a benefit-wage ratio of 5.5% for such 12-month period; The sum of such adjusted benefit-wage charges for such period and the employer's actual benefit-wage charges for each of the two twelve-month periods July 1, 1983 through June 30, 1984 and July 1, 1984 through June 30, 1985 shall be divided by the

DEPARTMENT OF EMPLOYMENT SECURITY  
NOTICE OF ADOPTED AMENDMENTS

e) If the employer fails to satisfy any of the conditions given by paragraph (a), the Director shall notify the employer in writing that the election has not been approved. The notification shall state the reasons why the employer's election has not been approved.

d) Except as provided in Section 2770-165, employers whose election of the Alternative Benefit Wage Ratio has been approved by the Director under this Section shall be bound by the consequences of their election in the manner given by Section 2770-160 for all of the calendar years 1984, 1985, and 1986.

e) Whenever an employer's election of the Alternative Benefit Wage Ratio is approved by the Director under this Section, the employer's resulting waiver of the effect of any benefit-wage protests applicable to the period July 1, 1980 through June 30, 1983 shall apply only to the effect of such protests upon the reduction of the employer's benefit-wage ratio used in determining the employer's contribution rate for calendar years 1984, 1985, and 1986 which, but for this election of the Alternative Benefit Wage Ratio, would otherwise be determined under Section 1503A of the Act. Such waiver shall not adversely affect the outcome of any pending or anticipated protests filed by such employer concerning an individual's eligibility for benefits nor shall it prohibit the consideration of requests for transfer of wages under Section 1501F of the Act which are filed by an electing employer applicable for such period, though approval of such transfers shall not affect the transfer or employer's benefit-wage ratio.

f) The Director's approval of an employer's election of the Alternative Benefit Wage Ratio referred to in this Section shall be in lieu of the benefit-wage ratio which would otherwise be used in determining the employer's contribution rate under Section 1503A of the Act for calendar years 1984, 1985, and 1986.

(Source: Repealed at 14 Ill. Reg. 18280, effective October 30, 1990)

Section 2770.160 Adjustment Of Benefit Wage Charges And The Determination Of The Alternative Benefit Wage Ratio (Repealed)

a) Employers whose election of the Alternative Benefit Wage Ratio is approved by the Director under the provisions



## DEPARTMENT OF EMPLOYMENT SECURITY

## NOTICE OF ADOPTED AMENDMENTS

employer's actual total wages on which he paid contributions applicable to the 36-month period July 1, 1982 through June 30, 1985 to determine the employer's Alternative Benefit Wage Ratio applicable to the calendar year 1986.

- b) The determination of an employer's Alternative Benefit Wage Ratio and the adjustment of an employer's benefit wage charges provided by paragraph (a) shall not affect the calculation of the State experience factor under Section 1504 of the Act. For the purpose of calculating the State experience factor under Section 1504 of the Act, the benefit wage charges of each employer shall be the actual benefit wage charges of each employer as calculated under Section 1503A of the Act without regard to the formulas given in this Section.

- e) For the purposes of this Section, "actual benefit wage charges" are defined as those wages paid by an employer which become the benefit wages of such employer under Sections 1501 and 1502 of the Act without regard to the formulas given in this Section.

- d) For the purposes of this Section, the employer's "actual total of wages on which he paid contributions" means the same as the amount of wages for insured work on which contributions were paid by the employer to the Director on or before the first of July immediately following June 30th of the applicable year. Such totals shall be calculated in accordance with Section 1503A of the Act without regard to any of the adjustments given in this Section.

- e) For the purposes of this Section, an employer who, on or after January 1, 1987, acquires the experience rating record of a predecessor under Section 1507 of the Act, acquires the adjusted experience of the predecessor if the predecessor's election of the Alternative Benefit Wage Ratio has been approved by the Director under Section 2770-155.

(Source: Repealed at 14 Ill. Reg. 18280, effective October 30, 1990)

# Section 2770.165 Revocation Of Election Of Alternative Benefit Wage Ratio (Repealed)

- a) Except as provided in paragraphs (b) and (c) of this Section, an employer's election of the Alternative Benefit Wage Ratio, approved by the Director under Section 2770-155 of this Part, shall be irrevocable for all of calendar years 1984, 1985, and 1986.

## DEPARTMENT OF EMPLOYMENT SECURITY

## NOTICE OF ADOPTED AMENDMENTS

- b) An employer's election of the Alternative Benefit Wage Ratio applicable to all of calendar years 1984, 1985, and 1986, approved by the Director under Section 2770-155 of this Part, shall be revoked by the Director for all of such years whenever, as a result of the operation of any of the provisions of the Act, such employer fails to satisfy the eligibility conditions established by Section 2770-150(a)(1) of this Part.

- e) An employer's election of the Alternative Benefit Wage Ratio, approved by the Director under Section 2770-155 of this Part, shall be revoked by the Director upon written request of the employer, provided that such request is filed with the Director on or before August 31, 1984, or within 60 days after the date on which the election was approved, whichever is later.

(Source: Repealed at 14 Ill. Reg. 18280, effective October 30, 1990)

# Section 2770.170 Appeals (Repealed)

Employers adversely affected by decisions of the Director made under Sections 2770-155 or 2770-165 shall have the right to appeal such decisions. Such appeals shall be taken pursuant to and governed by Section 1509 of the Act.

(Source: Repealed at 14 Ill. Reg. 18280, effective October 30, 1990)



## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF ADOPTED AMENDMENTS

1) Heading of Part: Third Stage Treatment Lagoon Exemptions

2) Code Citation: 35 Ill. Adm. Code: 373

3) Section Numbers:  
373.103  
Adopted Action:  
Amended

4) Statutory Authority: Implementing and authorized by Section 39(a) of the Illinois Environmental Protection Act, Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1039(a).

5) Effective Date of Amendments: October 30, 1990

6) Does this rulemaking contain an automatic repeal date? Yes X No

7) Does this amendment contain incorporations by reference? Yes

If "yes," was a copy of the approval form issued by JCAR attached to this rulemaking? Yes

8) Date Filed in Agency's Principal Office: October 18, 1990

9) Notice(s) of Proposal Published in Illinois Register:

December 22, 1989, 13 Ill. Reg. 19880  
(issue date)

10) Has JCAR issued a Statement of Objections to this (these) rules? No

11) Difference(s) between proposal and final version:

A) Addition to the text consisted of "(see Section 373.205)" after "useful life" in Section 373.103(c).

B) Statutory citations were updated in the Authority Note and Section 373.103(d) to 1989 edition of the Illinois Revised Statutes.

## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF ADOPTED AMENDMENTS

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this Amendment replace an emergency Amendment currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of this Amendment? To make 35 Ill. Adm. Code 373.103 consistent with 35 Ill. Adm. Code 304.120, which was amended by the Pollution Control Board on April 27, 1989, in the Matter of: Proposed Amendments to 35 Ill. Adm. Code 304.120, Deoxygenating Waste Standards, R86-17(b).

16) Information and questions regarding this adopted Amendment shall be directed to:

Name: Margaret P. Howard  
Assistant Counsel  
Address: Illinois Environmental Protection Agency  
2200 Churchill Road  
Post Office Box 19276  
Springfield, Illinois 62794-9276  
Telephone: 217/782-5544

The full text of the Adopted Amendment begins on the next page:



## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF ADOPTED AMENDMENT(S)

## TITLE 35: ENVIRONMENTAL PROTECTION

## SUBTITLE C: WATER POLLUTION

## CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

## PART 373

## THIRD STAGE TREATMENT LAGOON EXEMPTIONS

## SUBPART A: INTRODUCTION

Section	Purpose
373.101	Definition of a Third Stage Treatment Lagoon Facility
373.102	Eligibility

## SUBPART B: FACILITY INFORMATION

Section	Application Requirement
373.201	Facility Description
373.202	Population Equivalent Requirements
373.203	Sufficient Isolation Requirements
373.205	Useful Life

## SUBPART C: STREAM INFORMATION

Section	Critical Length
373.301	Stream Description
373.302	Smaller Facilities
373.303	Stream Assimilative Capacity
373.305	Model Limitations

APPENDIX A	Maximum Critical Length
APPENDIX B	Modified Streeter-Phelps Equation
APPENDIX C	Hydraulic Parameters
APPENDIX D	Model Limitations

AUTHORITY: Implementing and authorized by Section 39(a) of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1039(a)).

SOURCE: Emergency rule adopted December 2, 1974, amended rule filed March 1, 1976, effective March 11, 1976; rules repealed, new rules adopted at 8 Ill. Reg. 3286, effective March 7, 1984; amended at 12 Ill. Reg. 3472, effective January 22, 1988; amended at 14 Ill. Reg. 18289, effective October 30, 1990.

## Section 373.103 Eligibility

In accordance with the requirements of 35 Ill. Adm. Code 304.120(a) and (c),

## ENVIRONMENTAL PROTECTION AGENCY

## NOTICE OF ADOPTED AMENDMENT(S)

third stage treatment lagoon facilities must, in order to be eligible for consideration for a lagoon exemption, be properly constructed pursuant to 35 Ill. Adm. Code 370, and properly maintained and operated; cannot alone or in combination with other sources cause a violation of the applicable dissolved oxygen water quality standard of 35 Ill. Adm. Code 302.206; and must qualify under one of the following categories:

- Any wastewater treatment works third-stage-treatment-lagoon with an untreated waste load of less than 2,500 Population Equivalents (P.E.), which is sufficiently isolated so that combining with other sources to aggregate 2,500 P.E. or more is not practicable.
- Any wastewater publicly-owned treatment works in existence and employing utilizing--a third stage treatment lagoons on system-as-of January 1, 1986, whose with-an untreated waste load is between--2,500 and 5,000 P.E., or less and which-is sufficiently isolated so that combining with-other-sources to aggregate more-than 5,000 P.E. or more is not practicable.

- Any wastewater publicly-owned treatment works which-reached-the-end-of its-useful-life-by-January-1, 1987, and is-being-replaced-by--a--third stage-treatment-lagoon-system, with an untreated waste load of between 2,500 and 5,000 P.E., or less, which has reached the end of its useful life (see Section 373.205) by January 1, 1987, and which is sufficiently isolated so that combining with--other--sources to aggregate more--than 5,000 P.E. or more is not practicable. The utilization-of-lagoon--technology--must--be--the--most--cost-effective alternative-available.

- Any wastewater treatment works with an untreated wasteload of 5,000 P.E. or less which has not reached the end of its useful life and which has received an adjusted standard determination from the Board that it qualifies for a lagoon exemption. Such a Board determination will only be made in an adjusted standard proceeding, held in accordance with Section 28.1 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1028.1) and applicable by procedures set forth by 35 Ill. Adm. Code 106.

1) In an adjusted standard proceeding the Board may determine that the petitioning wastewater treatment source qualifies for a lagoon exemption if the wastewater treatment works proves that it is so situated that a land treatment system is not a suitable treatment alternative. Factors relevant to a suitability finding may include the following: cost; influent character; geographic characteristics; climate; soil conditions; hydrologic conditions; and the availability of irrigable land.

2) For the purpose of this subsection (d), a land treatment system is a wastewater treatment system which does not directly discharge treated effluent to water of the State but instead uses the treated effluent to irrigate terrestrial vegetation.

(Source: Amended at 14 Ill. Reg. 18289, effective October 30, 1990.)



DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

- 1) The Heading of the Part: HOSPITAL SERVICES
- 2) Code Citation: 89 Ill. Adm. Code 148
- 3) Section Number: Adopted Action:  
148.120 Amendment
- 4) Statutory Authority: Sections 5-5.1 et seq and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5.1 et seq. and 12-13)

- 5) Effective Date of Amendment: October 30, 1990
- 6) Does this rulemaking contain an automatic repeal date?  
Yes ☐ No ☒
- 7) Does this Adopted Amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: October 30, 1990
- 9) Notice of Proposal Published in Illinois Register:  
June 15, 1990 (14 Ill. Reg. 9331)
- 10) Has JCAR issued a Statement of Objections to this Adopted Amendment? Yes

- A) Statement of Objection: September 28, 1990 (14 Ill. Reg. 16079)
- B) Agency Response: November 9, 1990 (14 Ill. Reg. 18336)
- C) Date Agency Response Submitted for Approval to JCAR: October 23, 1990

11) Differences between proposal and final version:

In subsection 148.120(j), the last sentence, changed the word "will" to "shall".

In subsection 148.120(j)(3), the words "may qualify" were changed to "shall be considered".

Subsection 148.120(k)(3) was changed to read as follows:

"Cost to Charge Ratio" means the hospital's Medicaid total allowable cost for all care divided by the Medicaid total covered charges for all care. The Cost to Charge Ratio is

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

derived by utilizing cost report data from the hospital's base fiscal year (i.e., calendar year 1987 for fiscal year 1990 payments, calendar year 1988 for fiscal year 1991 payments, etc.).

Subsections 148.120(k)(4)(5) and (6) were deleted from the rule and (k)(7) was renumbered to (k)(4).

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this Adopted Amendment replace an Emergency Amendment. Repealer currently in effect? No
- 14) Are there any Amendments pending on this Part? Yes

Section Numbers Proposed Action Illinois Register Citation

148.140 Amendment July 13, 1990 (14 Ill. Reg. 11108)

- 15) Summary and Purpose of Adopted Amendment: This rule revision, mandated by Section 1923(a)(2) of the Social Security Act, provides methodology for making outlier adjustments to payment amounts for medically necessary inpatient hospital services with exceptionally high costs for patients under one year old.

- 16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Daniel Leikvold, Staff Attorney  
Office of the General Counsel

Address: Illinois Department of Public Aid  
Jesse B. Harris Building II  
100 South Grand Avenue East, 3rd Floor  
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER d: MEDICAL PROGRAMS

## PART 148

## HOSPITAL SERVICES

Section	Hospital Services
148.10	Participation
148.20	General Requirements
148.30	Special Requirements
148.40	Covered Hospital Services
148.50	Hospital Services Not Covered
148.60	Limitation On Hospital Services
148.70	Transplants
148.80	Heart Transplants
148.90	Liver Transplants
148.100	Bone Marrow Transplants
148.110	Disproportionate Share Hospital Adjustments
148.120	Payment for Inpatient Services for GA
148.130	Hospital Outpatient and Clinic Services
148.140	Payment for Hospital Services During Fiscal Year 1982
148.150	Payment for Hospital Services During Fiscal Year 1983
148.160	Limits on Length of Stay by Diagnosis
148.170	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting
148.180	Copayments
148.190	Payment Methodology
148.200	Non-Participating Hospitals
148.210	Pre July 1, 1989 Services
148.220	Post June 30, 1989 Services
148.230	Prepayment Review
148.240	Base Year Costs
148.250	Restructuring Adjustment
148.260	Inflation Adjustment
148.270	Groupings
148.280	Rate Calculation
148.290	Payment
148.300	Review Procedure
148.310	Alternatives
148.320	Exemptions
148.330	Subacute Alcoholism and Substance Abuse Services
148.340	Definitions
148.350	Types of Subacute Alcoholism and Substance Abuse Services
148.360	Payment for Subacute Alcoholism and Substance Abuse Services
148.370	

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section	Rate Appeals for Subacute Alcoholism and Substance Abuse Services
148.380	Hearings
148.390	

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Sections 148.10 thru 148.390 recodified from 89 Ill. Adm. Code 140.94 thru 140.398 at 13 Ill. Reg. 9572; Section 148.120 recodified from 89 Ill. Adm. Code 140.110 at 13 Ill. Reg. 12118; amended at 14 Ill. Reg. 2553, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 11392, effective July 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 15358, effective September 13, 1990; amended at 14 Ill. Reg. 16998, effective October 4, 1990; amended at 14 Ill. Reg. 18293, effective October 30, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

## Section 148.120 Disproportionate Share Hospital Adjustments

- a) Qualified Disproportionate Share Hospitals. For inpatient services provided on or after July 1, 1989, the Department shall make adjustment payments to hospitals which are deemed as disproportionate share by the Department. A hospital may qualify for a disproportionate share adjustment in one of the following ways:

- 1) The hospital's Medicaid inpatient utilization rate, in terms of inpatient days of care provided to Title XIX recipients compared to total inpatient days of care provided, is at least one standard deviation above the mean Medicaid utilization rate. Title XIX specifically excludes General Assistance (GA) and Aid to the Medically Indigent (AMI) days but does include Medicare/Medicaid crossover days.
- 2) The hospital's low income utilization rate exceeds 25%. For this alternative, payments for all patient services (not just inpatient) for Medicaid, GA, AMI and/or any local or state



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section 148.120 Disproportionate Share Hospital Adjustments  
(Cont'd)

government-funded care, must be counted as a percentage of all net patient service revenue. To this percentage, the percentage of total inpatient charges attributable to inpatient charges for charity care (less payments for GA and AMI inpatient hospital services, and/or any local or state government-funded care) must be added.

3) Illinois hospitals that are located in a federally designated Health Manpower Shortage Area (42 CFR 5, 1989) that have a Medicaid inpatient utilization rate, as defined in subsection (a)(1) above, that is at least the mean Medicaid inpatient utilization rate for all hospitals in Illinois receiving medical assistance payments from the Department and which are located in a planning area with one-third or fewer excess beds as determined by the Illinois Health Facilities Planning Board (77 Ill. Adm. Code 1100).

4) Any children's hospital, which means a hospital devoted exclusively to caring for children. A hospital which includes a facility devoted exclusively to caring for children that is separately licensed as a hospital by a municipality shall be considered a children's hospital to the degree that the hospital's medical assistance care is provided to children.

b) In addition, to be deemed a disproportionate share hospital, a hospital must provide the Department, in writing, with the names of at least 2 obstetricians with staff privileges at the hospital who have agreed to provide obstetric services to individuals entitled to such services under a State Medicaid plan. In the case of a hospital located in a rural area (that is, an area outside of a Metropolitan Statistical Area, as defined by the Executive Office of Management and Budget), the term "obstetrician" includes any physician with staff privileges at the hospital to perform nonemergency obstetric procedures. This requirement does not apply to a hospital in which the inpatients are predominantly individuals under 18 years of age; or does not offer nonemergency obstetric

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section 148.120 Disproportionate Share Hospital Adjustments  
(Cont'd)

services as of December 31, 1987. Hospitals that do not offer nonemergency obstetrics to the general public must submit a statement to that effect.

c) In making the determination described in subsection (a)(1) above, the Department will use the hospital's cost reports and the Department's paid claims data for the hospital's base fiscal year (i.e., calendar year 1986 for fiscal year 1989 payments, calendar year 1987 for fiscal year 1990, etc.) for information regarding Illinois Medicaid recipient utilization levels. In addition, hospital statements and verification reports from other states will be required to verify out-of-state Medicaid recipient utilization levels. Also, a hospital that was the recipient of delegated days and did not receive payment directly from the Department (i.e., the delegating hospital received payment from the Department and then reimbursed the recipient hospital) must submit information to the Department identifying the delegating hospital and documenting that the delegated days were provided by the recipient hospital.

d) Hospitals not qualifying as disproportionate share hospitals by the Department under subsection (a)(1), may be considered under subsection (a)(2) by submitting a certified financial statement.

e) Inpatient Payment Adjustments to Disproportionate Share Hospitals. The adjustment payments required by subsection (a) above shall be calculated annually as follows:

1) Hospitals qualifying as disproportionate share hospitals under subsections (a)(1) and (a)(2) will receive an add-on payment to their inpatient rate. The distribution method is based upon a fund of \$5M. All hospitals qualifying under subsection (a)(1) and subsection (a)(2) will receive a five dollar (\$5) per day add-on to their current rate. The total cost of this adjustment is calculated by multiplying each hospital's most recent completed fiscal year Medicaid inpatient utilization data by five dollars (\$5). The total dollar amount of this calculation is then subtracted from the \$5M



DEPARTMENT OF PUBLIC AID  
NOTICE OF ADOPTED AMENDMENT

Section 148.120 Disproportionate Share Hospital Adjustments  
(Cont'd)

fund. The remaining fund balance is then distributed to the hospitals that qualify under subsection (a)(1) above in proportion to the percentage by which the hospital's Medicaid inpatient utilization rate exceeds one standard deviation above the State's mean Medicaid inpatient utilization rate. This is done by finding the ratio of each hospital's percent Medicaid utilization to the State's mean plus one standard deviation percent Medicaid value. These ratios are then summed and each hospital's proportion of the total is calculated. These hospital's most recent completed fiscal year paid inpatient day values. These weighted values are summed and each hospital's proportion of the summed weighted value is calculated. Each individual hospital's proportional value is then multiplied against the \$5M pool of money available after the five dollars (\$5) per day base add-on has been subtracted. The total dollar amount calculated for each hospital (plus the initial five dollars (\$5) per day add-on amount) is then divided by the inpatient day projections to arrive at per day add-on value. Hospitals qualifying under subsection (a)(2), will receive the minimum adjustment of five dollars (\$5) per inpatient day.

- 2) In addition to the adjustment methodology described in subsection (e)(1) above, all disproportionate share hospitals described in subsection (a) shall receive a payment adjustment which will be calculated annually as follows:
  - A) The hospital's inpatient payment rate shall be multiplied by .0734, the product which shall then be multiplied by the sum of the following:
    - i) the hospital's occupancy ratio multiplied by .75;
    - ii) the hospital's Medicaid inpatient utilization rate; and

DEPARTMENT OF PUBLIC AID  
NOTICE OF ADOPTED AMENDMENT

Section 148.120 Disproportionate Share Hospital Adjustments  
(Cont'd)

iii) the hospital's Medicare utilization differential.

- B) The amount calculated pursuant to subsection (e)(2) above shall be added to 20, and this sum plus any applicable amount calculated under subsection (e)(1) shall be the inpatient payment adjustment in dollars for the applicable fiscal year.

f) Children's Hospital Inpatient Payment Adjustment. For children's hospitals, as defined in subsection (a)(4), the amount calculated pursuant to subsection (e)(2)(A) shall be multiplied by 2.0.

g) Inpatient Payment Adjustment Definitions. The definitions of terms used with reference to calculation of the inpatient payment adjustments are as follows:

- 1) "Medicaid inpatient utilization rate" means a fraction, the numerator of which is the number of a hospital's inpatient days provided in a given 12-month period to patients who, for such days, were eligible for Medicaid under Title XIX of the Federal Social Security Act (42 U.S.C. Sec. 1396a et. seq.) and the denominator of which is the total number of the hospital's inpatient days in that same period.
- 2) "Mean medical assistance inpatient utilization percentage" means the total number of medical assistance inpatient days provided by all Medicaid-participating hospitals divided by the total number of inpatient days provided by those same hospitals.
- 3) "Medicare utilization differential" means a hospital's Medicare inpatient utilization percentage minus the mean Medicare inpatient utilization percentage; provided, however, that in no event shall the Medicare utilization differential be less than zero.
- 4) "Medicare inpatient utilization percentage" means a fraction, the numerator of which is the number



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section 148.120 Disproportionate Share Hospital Adjustments  
(Cont'd)

of a hospital's inpatient days provided in a given 12-month period to patients who, for such days, were eligible for Medicare under Title XVIII of the federal Social Security Act, and the denominator of which is the total number of the hospital's inpatient days in that same period.

5) "Mean Medicare inpatient utilization percentage" means the total number of Medicare inpatient days provided by all Illinois hospitals divided by the total number of inpatient days provided by those same hospitals.

6) "Occupancy ratio" means a fraction, the numerator of which is the hospital's occupancy rate as determined by the Illinois Department of Public Health and the denominator of which is the mean occupancy rate of:

- A) all Illinois hospitals located within Metropolitan Statistical Areas when calculating the occupancy ratio for a hospital located within a Metropolitan Statistical Area; or
- B) all Illinois hospitals located outside of Metropolitan Statistical Areas when calculating the occupancy ratio for a hospital located outside of any Metropolitan Statistical Area.

7) "Mean occupancy rate" means the sum of occupancy rates, as determined by the Illinois Department of Public Health, of all hospitals within a category of hospitals described in subsection (g)(6) divided by the total number of hospitals in such category.

h) Payments to Participating Out-of-State Hospitals. For purposes of the determination described in subsection (a)(1), out-of-state hospitals will be measured in relationship to the mean Medicaid inpatient utilization rate in their state. Out-of-state hospitals which do not qualify by the Medicaid inpatient utilization rate from their state may submit a certified financial statement as described in

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

Section 148.120 Disproportionate Share Hospital Adjustments  
(Cont'd)

subsection (d). Payments to out-of-state hospitals will be allocated using the same method as described in subsection (e).

- i) Time Limitation for Additional Information Requirements. Beginning with state fiscal year 1991 ("FY '91") determinations for disproportionate share, submittal of information required in subsections (a)(2), (b), (c) and (d) must be received no later than June 30th of the state's fiscal year immediately preceding the fiscal year for which the hospital is requesting consideration of such information for the determination of disproportionate share qualification (i.e., for the FY'91 determination, information must be received no later than June 30, 1990). Information required in subsections (a)(2), (b), (c) and (d) which is not received in compliance with these time limitations will not be considered for the determination of those hospitals qualified for disproportionate share payment adjustments.

- j) Outlier Adjustments. For inpatient services provided on or after July 1, 1989, the Department shall make outlier adjustments to payment amounts for medically necessary inpatient hospital services involving exceptionally high costs for individuals under one year of age, when such services were provided by hospitals defined by the Department as disproportionate share under Section (a)(1) or (a)(2) of this rule. The Department is not required to provide outlier adjustments for exceptionally long lengths of stay as there are no durational limits on inpatient stays and the Department reimburses the hospital on a per diem or per day basis regardless of the length of stay as long as such stay was medically necessary. The determination of those services qualified for an outlier adjustment shall be made as follows:

- 1) The services must have been provided on or after July 1, 1989, to individuals under one year of age.
- 2) The services must have been provided by hospitals defined by the Department as disproportionate



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## Section 148.120 Disproportionate Share Hospital Adjustments (Cont'd)

share under Sections (a)(1) or (a)(2) of this rule.

- 3) Claims with total covered charges equal to or above the mean total covered charges plus one standard deviation shall be considered for outlier adjustments once the following calculations have been performed:

- A) Total covered charges equal to or exceeding one standard deviation above the mean shall be multiplied by the hospital's cost to charge ratio.

- B) The hospital's rate for services provided on the claim shall be multiplied by the number of covered days on the claim.

- C) The product of (B) above shall be subtracted from the product of (A) above.

- D) The difference of (C) above shall be multiplied by .25, the product of which shall be the outlier adjustment for the claim.

- E) Third party liabilities shall be applied to the final payment made on the claim.

k) Definition of terms relating to outlier adjustments are as follows:

- 1) "Total covered charges" means the amount entered on the UB-82 Uniform Billing Form for revenue code 001 in column 53 (Total Charges), minus the amount in column 54 (Non-Covered Charges) for revenue code 001.

- 2) "Mean total covered charges" means the mean total covered charges (as described in (1) above) for all claims for inpatient services provided by the hospital to individuals under the age of one in the previous state fiscal year which have been paid by the Department.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENT

## Section 148.120 Disproportionate Share Hospital Adjustments (Cont'd)

- 3) "Cost to Charge Ratio" means the hospital's Medicaid total allowable cost for all care divided by the Medicaid total covered charges for all care. The Cost to Charge Ratio is derived by utilizing cost report data from the hospital's base fiscal year (i.e., calendar year 1987 for fiscal year 1990 payments, calendar year 1988 for fiscal year 1991 payments, etc.).

- 4) "Rate for services provided" means the inpatient rate in effect for the type of services provided.

(Source: Amended at 14 Ill. Reg. 18293, effective October 30, 1990)



## TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: The Administration and Operation of the Teachers' Retirement System

2) Code Citation: 80 Ill. Adm. Code 1650

3) Section Numbers: Adopted Action:

1650.110 Amendment  
1650.210 Amendment  
1650.230 Amendment  
1650.290 Amendment  
1650.320 Amendment  
1650.325 Amendment  
1650.340 Amendment  
1650.350 Amendment  
1650.360 Amendment  
1650.370 Amendment  
1650.410 Amendment  
1650.440 Amendment  
1650.450 Amendment  
1650.520 Amendment

4) Statutory Authority: Ill. Rev. Stat., 1989, ch. 108 1/2, pars. 16-106; 16-118; 16-121; 16-127; 16-130; 16-149; 16-149.1; 16-149.2; 16-150; 16-155; 16-168.

5) Effective Date of Rule(s): October 29, 1990

6) Does this rulemaking contain an automatic repeal date? No

7) Date Filed in Agency's Principal Office: October 11, 1990

8) Notice of Proposal Published in Illinois Register:

July 20, 1990, 14 Ill. Reg 11742

9) Has JCAR issued a Statement of Objections to these rules? No

10) Differences between proposal and final version?

Pursuant to discussions with the Joint Committee regarding this rulemaking, the Teachers' Retirement System of the State of Illinois agreed:

## TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENTS

1. To restate the last sentence in Section 1650.110(c) to state: "The System shall convert the first full-time salary paid succeeding the time period in question to its part-time equivalent, whenever the unavailable salary information is for part-time employment."

2. To modify the third sentence in Section 1650.210(d) to state: "Satisfactory evidence must be presented of an employment agreement covering a longer period than a full school term (e.g., 10, 11 or 12 months)."

3. To provide a cross reference in Section 1650.450(b)(1) to state in part "under Section 415 of the Internal Revenue Code's (26 U.S.C. 415) limitations on qualified pension plans;"

4. To place examples in the last sentence in Section 1650.450(c)(5) to state: "To overcome the presumption, the member must submit documentary evidence to the System which clearly and convincingly proves that the purpose of the change in compensation structure was not to increase average salary (for example, collectively bargained agreements, change of employer, change in family status); and ..."

5. To modify Section 1650.290(a)(1-3) to state:

a) Benefits received by a member under the Worker's/ Compensation Act 1983 (Ill. Rev. Stat. 1983, ch. 48, par. 138.1 et seq.) or the Worker's/ Occupational Diseases Act (Ill. Rev. Stat. 1983, ch. 48, par. 172.36 et seq.) with respect to a disability shall be applied as against any ~~Act 1983~~ occupational disability benefit provided by the System with respect to the same accident, illness or disease.

1) If the amount of compensation received is less than the monthly benefit provided under the Illinois Pension Code, only the amount of the excess of such monthly benefit over the amount of such compensation shall be payable by the System. If the amount of compensation received equals or exceeds the monthly benefit provided under the Illinois Pension Code, no benefit shall be payable by the System during the period compensation is paid under the Worker's/ Compensation Act or Worker's/ Occupational Diseases Act.



## TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENTS

- 2) If the compensation for disability or death is received in a commuted lump sum or partly in a commuted lump sum and partly in monthly or weekly sums, the System shall, for offset purposes, consider the compensation as if it had been paid at a weekly rate as prescribed under the Worker's Compensation Act or Workers' Occupational Diseases Act.
- 3) In the event the whole or any part of the benefits received under the Workers' Compensation Act or Workers' Occupational Diseases Act is commuted into one sum, the aggregate sum of the benefits so commuted and not the commuted value thereof shall be used for purposes of ascertaining the amount of offset.
6. Amend Section 1650.340(a) to state in part: "Section 24-6.1 of The School Code (111. Rev. Stat. 1989, ch. 122, par. 24-61.)."
7. To change the cross reference in Section 1650.450(b)(6) from "(a)(1) through (a)(5)" to (b)(1) through (b)(5)".
- 11) Will this rule replace an Emergency Rule currently in effect? No
- 12) Are there any amendments pending on this Part? No
- 13) Summary and Purpose of Rules:
- 1650.110 Specifies additional documents the System may request for examination in order to determine the correct amount of creditable service and salary. Provides authority to establish part-time equivalence (where applicable) of salaries attributable to optional service credit, where actual and accurate salary information is unavailable. Deletes requirement that members inform System of place of birth on the member information record.
- 1650.210 Makes clear that applications for occupational disability benefits are governed by the same rules that govern applications for retirement, survivor, or regular disability benefits. Moves the rules governing effective date of benefits from section on service credit to section on benefit application. Sets standards for deciding issues relating to

## TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENTS

- commencement of eligibility. Deletes requirement that member provide a "verified report of all service credits," which is an obsolete form. (This rule, as with all other applicable TRS rules, has been amended to eliminate references to "temporary" disability benefits and "accidental" disability benefits, and substitutes the terms "disability benefits" and "occupational disability benefits," to conform with revisions in the language of the Pension Code.)
- 1650.230 Enacts changes in terminology only, relative to medical examinations and investigations of claims, to reflect statutory change from "accidental" to "occupational" disability, etc.
- 1650.290 Same as above, relative to offsets for workers' compensation benefits.
- 1650.320 Amends method of calculating service credits for substitute and part-time service to conform with statutory amendments, as enacted in Public Act 86-273, affecting contributions and credit for such service.
- 1650.325 Clarifies distinction between methods of calculating service credit for periods when member is in receipt of disability as opposed to occupational disability benefits. (For regular disability benefits, service credit is earned during periods in which disability benefits are paid; for occupational disability, service credit is earned during the period of disability.)
- 1650.340 Clarifies distinctions between service credit requirements for sabbatical leave as opposed to other leaves of absence. Specifies standard to be used for determining when a leave of absence is creditable.
- 1650.350 Provides that certain qualified accumulated personal leave days (i.e., if they were actually available for use by a member in the event of illness) will be treated for credit under same standards as sick leave days.
- 1650.360 Provides that System credit granted pursuant to labor contract litigation includes earnings credit as well as service credit, and includes amounts established through settlement agreement as well as through court judgment.



NOTICE OF ADOPTED AMENDMENTS

- 1650.370 Provides that if a member receives less than one year of service credit in any school year, the salary used for purposes of final average salary shall consist of the member's creditable earnings; amends language to clarify that standard is "school year" as opposed to "calendar year" and "creditable service" as opposed to "employment."
- 1650.410 Amends rule governing refunds of contributions for duplicate service to make clear that it applies not only to out-of-state service but to all out-of-system service (i.e., service under Article 17 of the Pension Code, in Chicago public schools).
- 1650.440 Amends rule for the waiving by the System of small deficiencies from \$10 to \$25.
- 1650.450 Amends the salary rule in an attempt to make the System's authority more clear, and to make the standards of determination more precise. For example, clarifies that the definition of severance pay includes retirement incentives, lump sum bonuses, and payments for unused vacation and sick days. Provides for reporting as salary the value of flexible benefit plans. Provides that salary reportable to the System shall not include employee or employer contributions required by the statutory early retirement option. Provides standard for determining whether benefits converted to salary in the final years of service should be allowed as creditable earnings. Provides that any amounts payable to a member as a result of labor or employment litigation are defined as salary only to extent member would have earned such amounts had the dispute not occurred.
- 1650.520 Amends post-retirement employment limits from 75 days and 375 hours to 100 days and 500 hours within any one school term, to conform with statutory amendment enacted in Public Act 86-273.

14) Information and questions regarding this adopted rule shall be directed to:

Joan Hancock, General Counsel  
Teachers' Retirement System  
2815 West Washington, P.O. Box 19253  
Springfield, Illinois 62794-9253

The full text of the Adopted Rule(s) is as follows:

TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES  
SUBTITLE D: RETIREMENT SYSTEMS  
CHAPTER III: TEACHERS' RETIREMENT SYSTEM OF THE STATE OF ILLINOIS

PART 1650  
THE ADMINISTRATION AND OPERATION OF THE TEACHERS' RETIREMENT SYSTEM

SUBPART A: REPORTS BY BOARD OF TRUSTEES

Section  
1650.10 Annual Financial Report (Repealed)

SUBPART B: BASIC RECORDS AND ACCOUNTS

Section  
1650.110 Membership Records  
1650.120 Claims Records (Repealed)  
1650.130 Individual Accounts (Repealed)  
1650.140 Ledger and Accounts Books (Repealed)  
1650.150 Statistics (Repealed)  
1650.160 Confidentiality of Records  
1650.180 Filing Requirements - Penalty Provisions

SUBPART C: FILING OF CLAIMS

Section  
1650.210 Claim Applications  
1650.220 Reclassification of Disability Claim (Repealed)  
1650.230 Medical Examinations and Investigations of Claims  
1650.240 Refunds  
1650.250 Death Benefits  
1650.260 Evidence of Age  
1650.270 Evidence of Dependency  
1650.271 Evidence of Parentage  
1650.280 Evidence of Marriage  
1650.290 Offsets

SUBPART D: MEMBERSHIP AND SERVICE CREDITS

Section  
1650.310 Effective Date of Membership  
1650.320 Method of Calculating Service Credits  
1650.325 Method of Calculating Service Credit for Recipients of a Temporary or Accidental Disability Benefits or Occupational Disability Benefit  
1650.330 Duplicate Service Credit  
1650.340 Service Credit for Leave of Absence or Sabbatical Leaves



TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENT(S)

1650.350 Service Credit for Unused Accumulated Sick Leave Upon Retirement  
1650.360 Service and Earnings Credit Obtained Pursuant to Labor Contract  
Litigation  
1650.370 Calculation of Average Salary

## SUBPART E: CONTRIBUTION CREDITS AND PAYMENTS

Section  
1650.410 Refunds for Concurrent-Service-and-Dual-Employment Duplicate Service  
1650.420 Interest on Deficiencies (Repealed)  
1650.430 Installment Payments (Repealed)  
1650.440 Small Deficiencies, Credits or Death Benefit Payments  
1650.450 Definition of Salary

## SUBPART F: RULES GOVERNING ANNUITANTS AND BENEFICIARIES

Section  
1650.505 Beneficiary (Repealed)  
1650.510 Re-entry Into Service  
1650.520 Suspension of Retirement Annuities  
1650.530 Power of Attorney (Repealed)  
1650.540 Conservators/Guardians  
1650.550 Presumption of Death  
1650.560 Benefits Payable on Death  
1650.570 Survivors' Benefits  
1650.580 Evidence of Eligibility

## SUBPART G: ATTORNEY GENERALS' OPINION

Section  
1650.605 Policy of the Board Concerning Attorney Generals' Opinion (Repealed)

## SUBPART H: ADMINISTRATIVE REVIEW

Section  
1650.610 Staff Responsibility  
1650.620 Right of Appeal  
1650.630 Form of Written Request  
1650.640 Prehearing Procedure  
1650.650 Hearing Procedure  
1650.660 Rules of Evidence  
1650.710 Amendments

## SUBPART I: RULES OF ORDER

Section  
1650.810 Parliamentary Procedure

TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

## NOTICE OF ADOPTED AMENDMENT(S)

AUTHORITY: Implementing and authorized by Sections 16-121, 16-125, 16-133, 16-136, 16-149.1, 16-149.2, 16-153.2, 16-155 and 16-168 of the Illinois Pension Code (Ill. Rev. Stat. 1989, ch. 108 1/2, pars. 16-121, 16-125, 16-133, 16-136, 16-149.1, 16-149.2, 16-153.2, 16-155 and 16-168).

SOURCE: Filed June 20, 1958; emergency rules adopted at 2 Ill. Reg. 49, p. 249, effective November 29, 1978, for a maximum of 150 days; adopted at 3 Ill. Reg. 9, p. 1, effective March 3, 1979; codified at 8 Ill. Reg. 16350; amended at 9 Ill. Reg. 20885, effective December 17, 1985; amended at 12 Ill. Reg. 16896, effective October 3, 1988; amended at 14 Ill. Reg. 18305, effective October 29, 1990.

## SUBPART B: BASIC RECORDS AND ACCOUNTS

## Section 1650.110 Membership Records

- a) Every member shall provide information with respect to his or her date and place of birth, Social Security number and home address including a facsimile of his or her signature.
- b) Creditable service and salary is established by submission of annual reports (filed by the member's employer) or an affidavit of a school official based upon existing school records, or copies of contracts, board minutes, memoranda, payroll records and other materials as requested by the System for assistance in making the necessary determinations. If the preceding documentation is unavailable, the member shall submit at least one of the following types of documentation in the following order of priority:

- 1) Certified records of the Chief Educational Officer of the County in which the member was employed.
- 2) Income tax records for the entire time period showing employment as a teacher.
- 3) Certified records of another retirement system.
- 4) Such other documentation found by the System to be trustworthy, such as that produced by independent third parties.

- c) Whenever the salary information for a period of creditable service is unavailable, the System shall establish a salary (and assess contributions at the applicable statutory rate) which is equal to the member's first full-time salary paid succeeding the time period in question. The System shall convert the first full-time salary paid succeeding the time period in question to its part-time equivalent, whenever the unavailable salary information is for part-time employment.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990.)

## SUBPART C: FILING OF CLAIMS



TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

Section 1650.210 Claim Applications

- a) Any individual claiming a retirement annuity, a disability retirement annuity, a survivor benefit, or a disability benefit or an occupational disability benefit shall file an application therefor in the form prescribed by the System. This application, together with the membership record, a--verified--report--of--all--service--credits obtained--by--the--member and such other information as may have been compiled during the membership of the member or submitted by the applicant shall constitute the complete record forming the basis of the claim. An application for survivor benefits shall be accompanied by a certified copy of the death certificate, other public record of death, or a physician's certificate. The applicant for a survivor benefit shall furnish proof of heirship, such as a court order or an affidavit of heirship.
- b) When 90 or more days have elapsed subsequent to the commencement of a member's disability, oral or written notification of the disability shall be deemed sufficient to commence accrual of benefits. Provided, however, if the System fails to receive the documentation required by Section 16-149 or Section 16-149.1 of the Act within six months of the initial notification no benefits will accrue until that documentation is received by the System.
- c) Disability benefits become payable the later of:
  - 1) The 31st calendar day after commencement of absence due to disability;
  - 2) Upon exhaustion of the member's sick leave or (if sick leave not paid by employer) when the sick leave would have been exhausted had the member been paid; or
  - 3) The date the System receives notification of disability if more than 90 days after commencement.
- d) When an individual claiming disability benefits is employed under an agreement for less than 12 full months, neither the 31-day waiting period nor the utilization of sick leave requirement, as contained in subsection (c), is satisfied during periods not covered by the agreement. For purposes of granting disability benefits it will be presumed that all employment agreements cover one full school term and are automatically renewable at the commencement of the next school term. Satisfactory evidence must be presented of an employment agreement covering a longer period than a full school term (e.g., 10, 11 or 12 months). Satisfactory evidence will consist of a written statement from the employer.
- e) Occupational disability benefits become payable the later of:
  - 1) The date the System receives notification of disability if more than 90 days after commencement; or
  - 2) Upon the exhaustion of the member's sick leave or when the sick leave would have been exhausted had the member been paid.
- f) When an individual claiming occupational disability benefits is employed under an agreement for less than 12 full months, the

ILLINOIS REGISTER  
TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

Section 1650.230 Medical Examinations and Investigations of Claims

- a) Each member seeking a disability benefit, occupational disability benefit, or a disability retirement annuity shall provide the System with written reports by two or more licensed and practicing physicians certifying that the member is disabled and unable to properly perform the duties of his or her position. Provided, however, in the case of disability due to pregnancy, the member shall provide the System with a written report by one licensed and practicing physician certifying that she is disabled and unable to perform the duties of her position. In order to substantiate the member's or the annuitant's continued eligibility for a disability benefit, occupational disability benefit, or a disability retirement annuity, the System shall require that the member or annuitant submit to additional medical examinations and shall request hospital records; Department of Employment Security earning statements; Social Security benefit payment information; income tax records; and other pertinent information, under the following circumstances:
  - 1) There is disagreement among examining physicians;
  - 2) The medical examinations were inadequate to substantiate continued disability. A medical examination is considered inadequate when:
    - A) a report is incomplete; or
    - B) a report was not completed within the last three months; or
    - C) the duration of disability is shorter than the period

TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

Section 1650.230 Medical Examinations and Investigations of Claims

- a) Each member seeking a disability benefit, occupational disability benefit, or a disability retirement annuity shall provide the System with written reports by two or more licensed and practicing physicians certifying that the member is disabled and unable to properly perform the duties of his or her position. Provided, however, in the case of disability due to pregnancy, the member shall provide the System with a written report by one licensed and practicing physician certifying that she is disabled and unable to perform the duties of her position. In order to substantiate the member's or the annuitant's continued eligibility for a disability benefit, occupational disability benefit, or a disability retirement annuity, the System shall require that the member or annuitant submit to additional medical examinations and shall request hospital records; Department of Employment Security earning statements; Social Security benefit payment information; income tax records; and other pertinent information, under the following circumstances:
  - 1) There is disagreement among examining physicians;
  - 2) The medical examinations were inadequate to substantiate continued disability. A medical examination is considered inadequate when:
    - A) a report is incomplete; or
    - B) a report was not completed within the last three months; or
    - C) the duration of disability is shorter than the period



TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

between the date of the medical examination and the date of the submittal of the report.

- 3) There is evidence an impartial medical examination was not performed. An impartial medical exam is not performed when the physician is:

- A) related to the teacher; or  
B) a friend of the teacher.

- 4) There is a reasonable basis to believe the member is no longer disabled. A reasonable basis exists when:

- A) the System receives statements by third parties that the teacher was engaged in activities which would be prohibited by his or her stated disability; or

- B) the System receives inquiries by teachers receiving temporary-or-accidental disability benefits, disability retirement annuity or occupational disability benefit regarding the work which they may perform.

- 5) The member is found to be gainfully employed.

- c) Members or annuitants in receipt of temporary-disability-or-accidental disability benefits or occupational disability benefit shall be requested to submit to medical examinations at least once each year. When a temporary disability benefit terminates, and a member requests retirement on a disability retirement annuity, the member shall submit to a medical examination, unless the member was examined within the preceding six months, in which case no new medical examinations are required.

- d) The System retains the right to require members or annuitants to submit to medical examinations by physicians selected by the System, at its own expense. These examinations may be in addition to the written reports tendered by the member or the annuitant. Such examinations shall be required when prior medical examinations were inadequate, when there is a question regarding the independence of the physician or when the forms are not completed properly.

- e) Failure of a member or an annuitant to submit to medical examination, or to provide the information required pursuant to Sections 16-149 through 16-149.2 of the Act shall result in suspension of payments.

- f) The term "licensed physician" means any individual licensed by the State in which they practice as a medical doctor. All licensed physicians shall be requested to submit their registration number on all reports submitted to the System.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

Section 1650.290 Offsets

- a) Benefits received by a member under the Workers' Compensation Act 1989 (Ill. Rev. Stat. 1989, ch. 48, par. 138.1 et seq.) or the Workers' Occupational Diseases Act (Ill. Rev. Stat. 1989, ch. 48,

TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

par. 172.36 et seq.) with respect to a disability shall be applied as an offset against any accidental occupational disability benefit provided by the System with respect to the same accident, illness or disease.

- 1) If the amount of compensation received is less than the monthly benefit provided under the Illinois Pension Code, only the amount of the excess of such monthly benefit over the amount of such compensation shall be payable by the System. If the amount of compensation received equals or exceeds the monthly benefit provided under the Illinois Pension Code, no benefit shall be payable by the System during the period compensation is paid under the Workers' Compensation Act or Workers' Occupational Diseases Acts.

- 2) If the compensation for disability or death is received in a commuted lump sum or partly in a commuted lump sum and partly in monthly or weekly sums, the System shall, for offset purposes, consider the compensation as if it had been paid at a weekly rate as prescribed under the Workers' Compensation Act or Workers' Occupational Diseases Acts.

- 3) In the event the whole or any part of the benefits received under the Workers' Compensation Act or Workers' Occupational Diseases Acts is commuted into one sum, the aggregate sum of the benefits so commuted and not the commuted value thereof shall be used for purposes of ascertaining the amount of offset.

- 4) The amount considered for offset purposes shall not be reduced by any legal expenses granted from the award to the member.

- 5) An offset shall not be applied to medical expenses paid on behalf of or to the claimant.

- b) Whenever the System determines benefits should not have been paid, for any reason, it shall require the recipient to pay the full amount due in one payment, or, to repay the amount due within a period of time and according to terms negotiated by the parties considering whether fraud or error resulted in the payments; the financial ability of the recipient; and the life expectancy of the recipient.

- c) Whenever any annuitant or beneficiary dies owning money to which the annuitant or beneficiary was not entitled, the System shall offset any account receivable against any survivor benefits payable as a result of the annuitant's or beneficiary's death.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

SUBPART D: MEMBERSHIP AND SERVICE CREDITS

Section 1650.320 Method of Calculating Service Credits

- a) No more than one year's service credit shall be granted for total service rendered between July 1 of one year through June 30 of the



- following year.
- b) If the service rendered on a full-time basis, substitute basis, or part-time on a permanent and continuous basis (except permanent and continuous part-time basis prior to July 1, 1990) is less than 170 days between July 1 of one year through June 30 of the following year, then credit for service shall be at a ratio of the actual number of full days taught of service to the number of days in the legal school term of the member's employment agreement, whichever is greater. For the purposes of the Section, a member is deemed to have taught when paid sick leave by an employer.
- c) Service credit for service rendered on a permanent and continuous part-time basis prior to July 1, 1990, between July 1 of one year through June 30 of the following year, shall be at the ratio of creditable earnings to the annual salary rate. Provided, however, that for service after June 30, 1959, if such ratio equals or exceeds the ratio of 170 days to the days in the legal school term, one year of service credit shall be granted.
- d) If service prior to July 1, 1990 is rendered partially on a full-time basis and partially on a permanent and continuous part-time basis between July 1 of one year through June 30 of the following year, then credit for service shall be at the ratio of creditable earnings to the annual salary rate. Provided, however, that for service after June 30, 1959, if such ratio equals or exceeds the ratio of 170 days to the days in the legal school term, one year of service credit shall be granted.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

Section 1650.325 Method of Calculating Service Credit for Recipients of a Temporary or Accidental Disability Benefits or Occupational Disability Benefit

- a) Service credit is earned during periods in which disability benefits are paid. Service credit is earned commencing with the later of 31 calendar days after the disability commences or upon the member's exhaustion of sick leave. When the employer refuses to pay sick leave, service credit commences when the sick leave would have been exhausted had it been paid. When an individual is employed under an agreement for less than 12 full months, neither the 31-day requirement nor the utilization of sick leave requirements are satisfied during periods not covered by the agreement.
- b) Service credit is earned during periods of occupational disability.
- c) When a member teaches a partial school year and receives disability or occupational disability benefits a partial school year, one full year of service credit is earned when the member is without earnings for 21 calendar days or less receives earnings from teaching and disability or occupational disability benefits for a total of 170 days during the school term or the term of the employment agreement if

- longer.
- d) When a member's disability or occupational disability occurs in one school year and the disability or occupational disability benefit becomes payable the following school year, one full year of service credit is earned when the member receives earnings from disability or occupational disability benefits for a total of 170 days during the school term or the term of the employment agreement if longer.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

Section 1650.340 Service Credit for Leave of Absence or Sabbatical Leaves

Service credit for a leave of absence or sabbatical leave shall be granted to members provided the following requirements are met:

- a) Upon return from the leave, the member establishes credit on a full-time basis for at least the lesser of the period of the leave or one school year.
- b) Service credit for sabbatical leave shall be granted when the leave meets the requirements of sabbatical leave according to Section 24-6.1 of The School Code (Ill. Rev. Stat. 1989, ch. 122, par. 24-6.1). If the member returns to teaching on less than a full-time basis, then the member must teach on a permanent and continuous basis 10 clock hours weekly in a position which services are rendered the lesser of the period of the leave or one school year.
- c) For purposes of granting service credit for an approved leave of absence, the statutory return-to-teaching requirement is met when the member establishes credit with this System for at least the lesser of the creditable period of the leave or one year.

For purposes of this Section, a leave of absence is creditable as an approved leave if: the member did not resign, the employer promised renewed employment at the end of the leave, and the employer through its board took official action to approve the request for leave.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

Section 1650.350 Service Credit for Unused Accumulated Sick Leave Upon Retirement

- a) To be creditable for retirement purposes, sick leave days must have been actually available for use by a member in the event of illness. Service credit is not available and shall not be computed for sick leave days added to the credit of a teacher at the time of termination of service for the purpose of increasing a member's retirement service credit.
- b) Unused and uncompensated sick leave days are not eligible for service



TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

credit at retirement when the member receives direct compensation for such days. Direct compensation means payment of salary, wages, fringe benefits, contributions, bonuses and lump sum payments before or after retirement. Notwithstanding the foregoing provisions of this subsection (b), a member is not deemed compensated if his or her employer maintains or establishes a reward system (based upon daily attendance of employees) which pays additional benefits to a member (including but not limited to salary) and which does not reduce the accumulated sick leave days available for use and credited to the member by the employer.

c) For purposes of calculating a retirement annuity, the System shall not grant service credit for any days withdrawn by the member from a sick leave bank in excess of the days deposited therein and unused by the member.

d) Accumulated personal leave days are governed by the same standards set forth in subsection (b) above for sick leave days, but only if they were actually available for use by a member in the event of illness.

de) Accumulated personal leave--or vacation days are not creditable with the System.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

Section 1650.360 Service and Earnings Credit Obtained Pursuant to Labor Contract Litigation

a) When a member loses service credit and creditable earnings as a result of a disputed dismissal or suspension and a judgment or agreement is entered resulting in an award or agreed amount of settlement to the member, service and earnings credit shall be granted provided:

1) the award or settlement agreement identifies the time period for which the member should have received service credit and the amount of salary allocable under the award or agreement to each school term; and,

2) the required contributions required-for-service-credit are paid within one year of the award or agreement, otherwise interest shall be charged at the applicable statutory rate from that date as specified in Sec. 16-112 of the Act.

b) Provided, however, if the cash award or settlement amount is either more or less than what the member's salary rate would have been for any school-term the time period in question, the contributions shall be assessed against that which the member would have earned had the dispute not occurred.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

Section 1650.370 Calculation of Average Salary

TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

a) The member's annualized salary rate--consisting--of--wages--or compensation--earned--shall be used by the System when calculating average salary. Provided, however, if a member receives less than one year of service credit in any school year, salary shall consist of creditable earnings.

b) The highest four consecutive school years of employment service within the last ten years of creditable service shall be deemed the four highest consecutive credit years posted to the member's account. Provided, however, if a member is credited with less than one school year, the System shall use partial consecutive years to establish four consecutive years of salary.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

SUBPART E: CONTRIBUTION CREDITS AND PAYMENTS

Section 1650.410 Refunds for Concurrent Service and Dual Employment Duplicate Service

a) In the event contributions to the System are made in error for service covered by another public employee pension system in Illinois, a refund of such contributions shall be made.

b) If a member contributes to the System for out-of-state system teaching service, but is unable to claim all of this service at the date of retirement, then a refund of contributions for such excess out-of-state system service shall be paid to the member. Regular interest as defined in Article-16-of-the-Illinois-Pension-Code Section 16-112 of the Act shall be paid for the period from the date of complete payment of contributions for out-of-state system teaching service to the end of the month preceding application for benefits.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

Section 1650.440 Small Deficiencies, Credits or Death Benefit Payments

No statements for an account receivable, account payable, death benefit payments, or refunds shall be charged or issued to members, annuitants, or beneficiaries or employers for deficiencies, credits or payments to individuals, amounting to less than \$10.00 unless demanded by--the individual.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

Section 1650.450 Definition of Salary



TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

- a) Any recognized emolument of value that is received, actually or constructively, by a member in consideration for services rendered as a teacher. Subsection (b) of this Section lists the more common elements of compensation that are recognized by the System as "salary," for purposes of illustration. For further illustration, subsection (c) mentions several examples of items not recognized by the System as "salary." However, "salary" within the meaning of Section 16-121 of the Act is not limited to the items so enumerated.
- b) ~~The~~ Examples of salary amounts to be reported to the System ~~shall~~ include:

- 1) The gross amount of wages or compensation earned or accruing to the member during the legal school term or the length of his or her employment agreement, whichever is greater, in a function requiring certification as a teacher, and payable by the employer at termination of service, up to the limit that can be taken into account under Section 415 of the Internal Revenue Code's (26 U.S.C. 415) limitations on qualified pension plans;

- 2) Wages or compensation for overtime or extra service;
- 3) The amount payable, exclusive of court costs, attorney's fees and punitive damages, as a result of a settlement or judgment obtained due to a disputed dismissal, suspension or demotion; provided that the salary amount reported to the System under this subsection shall be equal to that which the member would have earned had the dispute not occurred.

- 4) ~~Any fringe benefits taxable under the Internal Revenue Code--and recognized by the System;~~

- 4) ~~5) Severance pay (e.g., retirement incentives, lump sum bonuses, payments for unused vacation and sick days) received prior--to termination--of--employment by member or becoming due and payable to member prior to or concurrent with receipt of final paycheck for regular earnings; and,~~

- 5) ~~6) Contributions made by or on behalf of the member to deferred compensation plans, salary reduction plans or tax sheltered annuities; and~~

- 6) Amounts that would otherwise qualify as salary and wages under (b)(1) through (b)(5) of this subsection but are not received directly by the member because they are used to finance benefit options in a flexible benefit plan.

- c) ~~b) The~~ Examples of salary amounts not to be reported to the System ~~shall~~ not include:

- 1) Any severance payment (e.g., retirement incentives, lump sum bonuses, payments for unused vacation and sick days) becoming due and payable to member subsequent to receipt of final paycheck for regular earnings ~~made after termination of employment;~~
- 2) Any lump sum payment made after the death of the member;
- 3) Expense reimbursements, expense allowances, or fringe benefits unless included in a reportable flexible benefit plan; ~~arising out of and relating to employment~~

TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

- 4) Any monies received by the member under the Workers' Compensation Act or the Workers' Occupational Diseases Act; and,
- 5) Any amount paid by an employer in lieu of previously nonreportable earnings or benefits which are converted to reportable earnings paid an employee in the last years of service when--one of the purposes of the change in compensation structure is to increase for the purpose of increasing a member's average salary. If the member's non-creditable compensation in any of the last seven creditable school years of employment exceeds that of any other subsequent year, the System will presume the difference, unless resulting from the terms of a collective bargaining agreement, to have been converted into salary and wages in the subsequent year for the purpose of increasing final average salary. To overcome the presumption, the member must submit documentary evidence to the System which clearly and convincingly proves that the purpose of the change in compensation structure was not to increase average salary (for example, collectively bargained agreements, change of employer, change in family status); and
- 6) Any amount paid by an employer as the employer's one time contribution (or on behalf of the employee as the employee's one-time contribution) required by the System as part of the statutory early retirement option in Section 16-133.2 of the Act.

(Source: Amended at 14 Ill. Reg. 18305, effective October 29, 1990)

SUBPART F: RULES GOVERNING ANNUITANTS AND BENEFICIARIES

Section 1650.520 Suspension of Retirement Annuities

- a) Annuity recipients receiving a retirement annuity may be employed as teachers not in excess of 75 100 days or 375 500 hours within any one school term. Employment in excess of 75 100 days or 375 500 hours within any one school term shall result in termination of payment. When such employment has terminated, the member may re-apply for retirement annuity to be payable effective on the day following termination of employment.
- b) Any annuitant may have his or her benefit reduced or terminated upon written request provided, however, that the System shall not be liable for the retroactive payment of a reduced or terminated benefit during the period of time such benefit remains reduced or terminated as the result of the annuitant's request. Such annuitant may have his or her benefit increased or reinstated in full upon written request. Such increase or decrease will take effect the first of the month following the date the written request is received in the System's office.
- c) Monthly benefit payments to annuitants shall be suspended when two monthly warrants remain uncashed. The System shall inquire as to the



TEACHERS' RETIREMENT SYSTEM OF  
THE STATE OF ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

cause for the non-cashing of the warrants. These and subsequent payments shall be made upon learning the circumstances or whereabouts of the warrants, or upon prompt compliance in cashing same.

(Source: Amended at 14 Ill. Reg. 18305, effective  
October 29, 1990)

DEPARTMENT OF CONSERVATION

NOTICE OF EMERGENCY AMENDMENTS

- 1) HEADING OF THE PART: Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit and Crow Hunting
- 2) CODE CITATION: 17 Ill. Adm. Code 530
- 3) SECTION NUMBERS: EMERGENCY ACTION:  
530.110 Amendments
- 4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.33, 2.6, 2.7, 2.27, 2.30, 3.5, 3.27, 3.28 and 3.29 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.33, 2.6, 2.7, 2.27, 2.30, 3.5, 3.27, 3.28 and 3.29).

- 5) EFFECTIVE DATE OF AMENDMENTS: October 29, 1990

- 6) IF THIS EMERGENCY AMENDMENT IS TO EXPIRE BEFORE THE END OF THE 150-DAY PERIOD, PLEASE SPECIFY THE DATE ON WHICH IT IS TO EXPIRE: This emergency amendment will remain in effect for the 150-day period.

- 7) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: October 23, 1990

- 8) REASON FOR EMERGENCY: An emergency situation exists at Wayne Fitzgerald State Recreation Area due to endemic tularemia infection of the park's rabbit population.

- 9) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUED INVOLVED: Hunting rabbits at this site under these conditions would be a threat to the public's safety and welfare as the disease is debilitating to humans.

- 10) ARE THERE ANY PROPOSED AMENDMENTS TO THIS PART PENDING? No

- 11) STATEMENT OF STATEWIDE POLICY OBJECTIVES (if applicable): Not Applicable

- 12) INFORMATION AND QUESTIONS REGARDING THESE AMENDMENTS SHALL BE DIRECTED TO:

Jack Price  
Department of Conservation  
524 S. Second Street, Room 485  
Springfield, IL 62701-1787

THE FULL TEXT OF THE EMERGENCY AMENDMENTS BEGINS ON THE NEXT PAGE:



## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

## TITLE 17: CONSERVATION

## CHAPTER I: DEPARTMENT OF CONSERVATION

## SUBCHAPTER b: FISH AND WILDLIFE

## PART 530

COCK PHEASANT, HUNGARIAN PARTRIDGE, BOBWHITE QUAIL  
RABBIT AND CROW HUNTING

## Section

- 530.10 Statewide General Regulations
- 530.20 Statewide Cock Pheasant, Hungarian Partridge, Bobwhite Quail, and Cottontail and Swamp Rabbit Regulations
- 530.30 Statewide Hungarian Partridge Regulations (Repealed)
- 530.40 Statewide Bobwhite Quail Regulations (Repealed)
- 530.50 Statewide Rabbit Regulations (Repealed)
- 530.60 Statewide Crow Regulations
- 530.70 Controlled Pheasant Hunting Sites Permit Requirements
- 530.80 Controlled Pheasant Hunting Regulations
- 530.90 Illinois Youth Pheasant Hunting Sites Permit Requirements
- 530.100 Illinois Youth Pheasant Hunting Regulations
- 530.105 Regulations for Fee Hunting of Pheasant, Hungarian Partridge, Quail and Rabbit at Various Department-Owned or -Managed Sites
- 530.110 Regulations for Non-Fee Hunting of Cock Pheasant, Hungarian Partridge, Quail, and Rabbit at Various Department-Owned or -Managed Sites
- EMERGENCY
- 530.120 Regulations for Hunting Crow at Various Department-Owned or -Managed Sites

**AUTHORITY:** Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.33, 2.6, 2.7, 2.27, 2.30, 3.5, 3.27, 3.28 and 3.29 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.33, 2.6, 2.7, 2.27, 2.30, 3.5, 3.27, 3.28 and 3.29).

**SOURCE:** Adopted at 5 Ill. Reg. 8777, effective August 25, 1981; codified at 5 Ill. Reg. 10634; amended at 6 Ill. Reg. 10667, effective August 20, 1982; amended at 7 Ill. Reg. 10755, effective August 24, 1983; amended at 8 Ill. Reg. 21574, effective October 23, 1984; amended at 9 Ill. Reg. 15846, effective October 8, 1985; amended at 10 Ill. Reg. 15579, effective September 16, 1986; emergency amendments at 10 Ill. Reg. 18822, effective October 16, 1986, for a maximum of 150 days; emergency expired March 15, 1987; amended at 11 Ill. Reg. 10546, effective May 21, 1987; amended at 12 Ill. Reg. 12016, effective July 7, 1988; amended at 13 Ill. Reg. 12796, effective July 21, 1989; emergency amendments at 13 Ill. Reg. 12985, effective July 31, 1989, for a maximum of 150 days;

## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

emergency expired December 28, 1989; amended at 13 Ill. Reg. 17348, effective October 27, 1989; amended at 14 Ill. Reg. 10775, effective June 20, 1990; emergency amendments at 14 Ill. Reg. 18324, effective October 29, 1990, for a maximum of 150 days.

**Section 530.110 Regulations for Non-Fee Hunting of Cock Pheasant, Hungarian Partridge, Quail, and Rabbit at Various Department-Owned or -Managed Sites**  
**EMERGENCY**

- a) All the regulations in 17 Ill. Adm. Code 510 --General Hunting and Trapping apply in this Section, unless this Section is more restrictive.
- b) Flu flu arrows only may be used by bow and arrow hunters.
- c) Hunters engaged in quail, rabbit, pheasant, or Hungarian partridge hunting must wear a cap and upper outer garment of solid and vivid blaze orange of at least 400 square inches at all Department-owned or -managed sites.
- d) The Department will announce by public news release the registration time and quota to be filled at sites where the hunter quota will be filled by drawing at the sites.
- e) Statewide regulations as provided for in this rule apply at the following sites (exceptions are in parentheses):

## AMAX Leased Lands

Anderson Lake Conservation Area

Argyle Lake State Park

Banner Marsh State Fish and Wildlife Area (season - the day after the close of the duck season - until statewide closing)

Big Bend Conservation Area

Big River State Forest (no hunting during firearm deer season)

Campbell Pond Wildlife Management Area

Carlyle Lake Lands and Waters - Corps of Engineers-managed lands



## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

Carlyle Lake Wildlife Management Area (no hunting in the subimpoundment area 3 days prior to and during duck season)

Chain O'Lakes State Park - (opens Wednesday after permit pheasant season for five consecutive days, except closed on Christmas Day; 8:00 a.m. to 4:00 p.m.; hunters must check in and check out; daily quota filled on first-come, first-serve basis; DOC issued back patch must be worn while hunting; only shot size of No. 5 lead or No. 3 steel or smaller may be used; pheasants of either sex may be taken; hens must be tagged with Department tag at the check station before leaving the area; falconry hunting permitted from the Monday after the non-fee season, which is December 17 through January 31 except closed Christmas Day; free permit required, obtain from site office; harvest must be reported by February 15 or hunting privileges for following year will be forfeited)

Clinton Lake State Recreation Area (8:00 a.m. - 4:00 p.m.; hunters must check in and check out; DOC issued back patch must be worn while hunting; hunters surrender hunting license while hunting)

## Crawford County Conservation Area

Des Plaines Fish and Wildlife Area (opens Wednesday through Sunday after permit pheasant season, and the following Wednesday through Sunday only; closed on Christmas Day and New Year's Day; 9:00 a.m. to 4:00 p.m.; check in and check out required; daily quota filled by first-come, first-serve basis; hunters must wear DOC issued back patch while hunting; hunters must check out by 4:15 p.m.; only shot size of No. 5 lead or No. 3 steel or smaller may be used; pheasants of either sex may be taken; hens must be tagged with Department tag at the check station before leaving the area)

## Dog Island Wildlife Management Area

Eldon Hazlet State Park (North of Allen Branch and West of Peppenhorst Branch only)

## Ferne Clyffe State Park

## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

Fort De Chartres Historic Site (hunting with muzzle-loading shotgun or bow and arrow only)

## Fort Massac State Park

Giant City State Park (8:00 a.m. to 4:00 p.m.)

Green River State Wildlife Area (Lee County Conservation Area) (hunting for rabbit and quail on Monday and Tuesday only during the permit pheasant season; pheasant hunting permitted two days following close of permit pheasant season; either sex may be taken; hens must be tagged)

Hamilton County Conservation Area (8:00 a.m. to 4:00 p.m.)

Horseshoe Lake Public Hunting Area-Alexander County (Waterfowl Permit Area closed)

## I-24 Wildlife Management Area

Iroquois County State Wildlife Area (season opens two days after the pheasant permit season closes and runs for 5 consecutive days; 8:00 a.m. to 4:00 p.m.; hunters must check in and check out and wear Department issued back patch while hunting; pheasants of either sex may be taken, hen pheasants must be tagged with Department tag at the check station before leaving the area)

Johnson-Sauk Trail State Park (drawing at site for hunter quota; 9:00 a.m. to 3:00 p.m.; non-fee hunting opens Wednesday after the final game bird release and continues until the close of the season, except closed Christmas Day, and Mondays and Tuesdays (only shot size of No. 5 lead or No. 3 steel or smaller may be used))

Jubilee College State Park (Sunrise to 4:00 p.m.)

Kankakee River State Park (9:00 a.m. to 3:00 p.m.; non-fee hunting opens the Wednesday after the final game bird release for five consecutive days or until the end of the season, whichever comes first; closed Christmas Day, New Year's Day and Mondays and Tuesdays; hunters must check in and check out; daily



## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

quota filled by drawing at 8:30 a.m.; hunters must check out by 3:15 p.m.; DOC back patch must be worn while hunting; only shot size of No. 5 lead or No. 3 steel or smaller may be used)

Kaskaskia River Fish and Wildlife Area (except Doza Creek Waterfowl Management Unit closed 3 days prior to and during duck season)

Kickapoo State Park (8:00 a.m. to 4:00 p.m.; no hunting during firearm deer season; hunters must check in and check out and report harvest; DOC issued back patch must be worn while hunting during the first 9 days of the season)

Lake Kinkaid Fish and Wildlife Area

Lake Shelbyville - Kaskaskia and West Okaw Fish and Wildlife Area

Little Black Slough State Natural Area

Lower Cache River State Natural Area

Mackinaw River State Fish and Wildlife Area (first 10 days of season, sunrise to 4:00 p.m.; daily usage quota filled on first-come basis; rabbit hunting only reopens the third Saturday in December for 9 consecutive days)

Marseilles Fish and Wildlife Area (no hunting during firearm deer season)

Marshall State Fish and Wildlife Area (no hunting during firearm deer season)

Mazonia State Fish and Wildlife Area (opens the first day after the close of the Central Zone duck season, except will not open on a Monday or Tuesday; hunting hours 9:00 a.m. - 3:00 p.m.; only shot size of #5 lead or #3 steel or smaller may be used; check in and check out required; hunter quota filled by daily drawing for first five days of season; to participate in daily drawing, hunters must check in by 8:30 a.m.; DOC issued backpatch must be worn during first five days; after the first five days, hunters must sign in and sign out and report harvest; area closes at 3:30 p.m. daily; closed

## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

Christmas Day).

Mermet Conservation Area

Middlefork Fish and Wildlife Area (8:00 a.m. to 4:00 p.m.; no hunting during the firearm deer season; hunters must check in and check out and report harvest; DOC issued back patch must be worn while hunting during the first 9 days of the season)

Mississippi River Pools 16, 17, 18, 21, 22, 24, 25 and 26

Moraine View State Park (rabbit hunting only permitted on Mondays and Tuesdays of permit pheasant hunting season when hunters must sign in and sign out at check station, and wear DOC issued back patch; hunting for pheasant and rabbit is permitted from the day after the permit pheasant season for five consecutive days when hunters must check in and check out and wear DOC issued back patch while hunting; pheasants of either sex may be taken during this period; hen pheasants must be tagged with DOC tag at check station; hunting hours for both periods are 8:00 a.m. to 4:00 p.m.; hunting for pheasant, rabbit and quail by falconry methods permitted October 1 through two days before permit pheasant season opens and per regulations in 17 Ill. Adm. Code 1590; falconry hunters must obtain free permit from site office before hunting and report harvest by December 1; failure to report harvest will result in loss of hunting privileges the following year)

Panther Creek Conservation Area

Pike County Conservation Area (no hunting after November 30 in Area A)

Pyramid State Park (8:00 a.m. to 4:00 p.m.)

Railsplitter State Park (a pheasant and rabbit hunting program will be conducted 1 day only on December 9, 1990; Railsplitter Upland Game Permits will be issued by a mail-in drawing at the site office. Registration procedures and hunter quota will be announced by public news release. Applications for the drawing will be accepted during the period from November 1 through November 15. The



## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

drawing will be conducted at the Railsplitter site office on November 16. Permits available after the drawing will be allocated on a first-come basis from the site office. Formal application blanks are not necessary to enter the drawing. Applicants will list on a plain piece of paper their name, mailing address and birthdate. Applications should be sent to: Railsplitter Upland Game Permit (Adult), Railsplitter State Park, R.R. 3, Lincoln, IL 62656. Each permittee must check in at the site office between 8:00 a.m. and 8:30 a.m. and exchange his hunting license and Railsplitter Upland Game Permit for a back patch to be worn while in the field. Hunting hours are 8:30 a.m. to 4:00 p.m. Each hunter must check out and report his harvest at the hunter check station by 4:00 p.m. Statewide bag limits of 2 cock pheasants and 4 rabbits are in force; it is unlawful to hunt in restricted areas; hunting for pheasant, quail and rabbit by falconry methods will be permitted from the last Sunday in October through the first Sunday in November per regulations in 17 Ill. Adm. Code 1590; the season will close prior to the first Sunday in November upon the harvest of 10 hen pheasants; falconry hunters must sign in at the site office before hunting and sign out immediately after hunting and report their harvest)

Ramsey Lake State Park (drawing at site for hunter quota; 9:00 a.m. to 3:00 p.m.; non-fee hunting opens Wednesday after the final game bird release and continues until the close of the season, except closed Christmas Day, New Year's Day and Mondays and Tuesdays; only shot size of No. 5 lead or No. 3 steel or smaller may be used)

## Randolph County Conservation Area

Red Hills State Park (8:00 a.m. to 4:00 p.m.)

## Rend Lake Wildlife Management Area

## Rockhouse Creek (Monroe County)

Saline County Conservation Area (8:00 a.m. to 4:00 p.m.)

Sam Dale Conservation Area (8:00 a.m. to 4:00 p.m.)

## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

Sam Parr Fish and Wildlife Area (8:00 a.m. to 4:00 p.m.)

Sand Ridge State Forest (drawing at 8:30 a.m. at site for hunter quota; hunting hours are 9:00 a.m. to 3:00 p.m.; non-fee hunting opens Wednesday after the final game bird release [game birds will be released every Tuesday and Friday commencing on the first day of the season, November 3 and terminating once all game bird production which is made up of quail and pheasant, have been released] and continued until the close of the season, except closed Christmas Day, New Year's Day and Mondays and Tuesdays; only shot size of No. 5 lead or No. 3 steel or smaller may be used; hunting for pheasants, rabbit and quail by falconry methods will be permitted on Mondays and Tuesdays during the Controlled Quail and Pheasant Program season dates per regulations in 17 Ill. Adm. Code 1590; it is unlawful to hunt by falconry methods in the vicinity of bird releases as birds are being released; falconry hunters must obtain a free permit from site office before hunting and report harvest by January 15; failure to report harvest will result in loss of hunting privileges the following year.

## Sangamon County Conservation Area

## Sanganois Conservation Area

Sangchris Lake State Park (a pheasant, quail, and rabbit hunting program will be conducted 1 day only on December 9, 1990; Sangchris Lake Upland Game permits will be issued by a mail-in drawing at the site office. Registration procedures and hunter quota will be announced by public news release. Applications for the drawing will be accepted during the period from November 1 through November 15. The drawing will be conducted at the Sangchris Lake site office on November 16. Permits available after the drawing will be allocated on a first-come basis from the site office. Formal application blanks are not necessary to enter the drawing. Applicants will list on a plain piece of paper their name, mailing address, birthdate, and their first, second, and third choice of hunting areas (Middle Peninsula-access by personal boat only, North



## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

Mainland, or East Mainland). Applications should be sent to: Sangchris Lake Upland Game Permit (Adult), Sangchris Lake State Park, R.R. 1, Rochester, IL 62563. Each permittee must check in at the site office between 8:00 a.m. and 8:30 a.m. and exchange his hunting license and Sangchris Lake Upland Game Permit for a back patch to be worn while in the field. Hunting hours are 8:30 a.m. to 4:00 p.m. Each hunter must check out and report his harvest at the hunter check station by 4:00 p.m. Statewide bag limits of 2 cock pheasants, 4 rabbits, and 8 quail are in force. Rabbit hunting will be permitted at Sangchris Lake State Park from December 22, 1990 through December 31 except on Christmas Day; hunter quota will be announced by public news release; Daily Sangchris Lake Rabbit Hunting Permits will be issued on a first-come basis at the site office between 8:00 a.m. and 9:00 a.m. on each respective hunting day. Hunters must possess a Sangchris Lake Rabbit Hunting Permit at all times when hunting. Hunting hours are 8:30 a.m. to 4:00 p.m. Each hunter must check out and report his harvest at the hunter check station by 4:00 p.m. Statewide bag limit of 4 rabbits is in force)

Shawnee National Forest, LaRue Scatters (sunrise - noon)

Shawnee National Forest, Oakwood Bottoms (Greentree Reservoir, west of the Big Muddy Levee, sunrise - noon during statewide waterfowl season; after waterfowl season statewide hours; steel shot only)

Silver Springs State Park (9:00 a.m. to 3:00 p.m.; non-fee hunting opens the Wednesday after the final game bird release and runs for five consecutive days or until the end of the season, whichever comes first; closed Christmas Day, New Year's Day and Mondays and Tuesdays; hunters must check in and check out; daily quota filled by drawing at 8:30 a.m.; hunters must check out by 3:15 p.m.; DOC issued back patch must be worn while hunting; only shot size of No. 5 lead or No. 3 steel or smaller may be used; hunting for pheasant, rabbit and quail by falconry methods permitted October 1 through two days before permit pheasant season opens and per regulations in 17 Ill. Adm. Code 1590; falconry hunters must obtain free permit from site office

## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

before hunting and report harvest by December 1; failure to report harvest will result in loss of hunting privileges the following year)

Site M - Land leased from Commonwealth Edison in Cass County (In designated areas hunting will be allowed on weekends as announced by the Department. Hunting is limited to shotgun only in these areas. A hunter quota of 100 hunters is established on a first-come, first-served basis. In addition tenants of the site and their immediate families (tenant is a person who lives on the land; immediate family is any person (s) living with the tenant on the land) will be allowed to hunt. Check in time is one-half hour before sunrise and all hunters must check in and out through the check station. Hunters other than tenants and immediate families will be assigned to a designated hunting area to begin hunt; after one hour of hunting, hunters may move to other areas at this site; parking is permitted at designated parking areas only)

Snake Den Hollow Fish and Wildlife Area (season - the day after the close of goose season until the statewide closing)

Stephen A. Forbes State Park (8:00 a.m. to 4:00 p.m.)

Tapley Woods State Natural Area (closed during firearm deer season)

Ten Mile Creek State Fish and Wildlife Area (permit required; areas designated as Refuge are closed to all access during Canada Goose Season only; permits must be returned by February 15 to the District Wildlife Manager, 700B West Lafayette, P.O. Box 313, Olney, IL 62450; parking card must be displayed in windshield while hunting)

Trail of Tears State Forest

Turkey Bluffs Fish and Wildlife Area

Washington County Conservation Area (drawing at site for hunter quota; 9:00 a.m. to 3:00 p.m.; non-fee hunting opens Wednesday after the final game bird release and continues until the close of the season,



## DEPARTMENT OF CONSERVATION

## NOTICE OF EMERGENCY AMENDMENTS

except closed Christmas Day, New Year's Day and Mondays and Tuesdays; only shot size of No. 5 lead or No. 3 steel or smaller may be used)

~~Wayne Fitzgerald State Recreation Area (rabbit hunting only. Daily drawing at the site. Show up time 8:00 a.m. Hunting hours 9:00 a.m. through 3:00 p.m. daily. Hunting opens Wednesday, December 26 through Tuesday, January 1, 1991. Only shot size of No. 3 steel or smaller may be used).~~

Weinberg-King State Park

Wildcat Hollow State Forest

- f) Statewide regulations as provided for in this Part apply at the following sites, with additional regulations in parentheses. In addition, a free permit is required, which is obtained from each site office. Permits must be in possession while hunting. The permit must be returned and harvest reported by February 15 or the hunter will forfeit his hunting privileges at that particular site for the following year.

Eagle Creek State Park

Fox Ridge State Park

Hidden Springs State Forest (no hunting during firearm deer season)

Lake Shelbyville Eagle Creek Wildlife Management Area

(Source: Emergency amendments at 14 Ill. Reg. 18324 effective October 29, 1990, for a maximum of 150 days)

## DEPARTMENT OF PUBLIC AID

NOTICE OF REFUSAL  
TO MEET THE OBJECTION OF THE JOINT COMMITTEE  
ON ADMINISTRATIVE RULES

- 1) The Heading of the Part: Hospital Services
- 2) Code Citation: 89 Ill. Adm. Code 148
- 3) Section Number: Action:  
148.120 Refusal
- 4) Date Notice of Proposed Rules Published in the Register (if applicable):

June 15, 1990 (14 Ill. Reg. 9331)

- 5) Date JCAR Statement of Objection Published in the Register:

September 28, 1990 14 Ill. Reg. 16079

(Issue Date)

- 6) Summary of Action Taken by the Agency: The Joint Committee has objected to this rulemaking on the basis that the Department implemented the policy contained in this rulemaking prior to adoption of the rule. The Department respectfully disagrees. In addition, the filing of the Adopted Rule renders any objection moot.



## DEPARTMENT OF NUCLEAR SAFETY

## NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

1) Heading of the Part: FEES FOR RADIOACTIVE MATERIAL LICENSES2) Code Citation: 32 Ill. Adm. Code 3313) Register Citation to Notice of Proposed Amendments:

14 Ill. Reg. 15672; September 28, 1990

4) Date, Time and Location of Public Hearing:

November 15, 1990

10:00 A.M.

Room 0-1

Stratton Office Building  
Springfield, Illinois5) Other Pertinent Information:

The Department finds that a public hearing will facilitate the submission of views and comments regarding this proposed rulemaking, therefore, a public hearing to receive comments on the proposed amendments to 32 Ill. Adm. Code 331, will be considered at the time and place specified above.

The purpose of the hearing will be to receive public comments on the amendments being proposed by the Department. The proposed amendments will establish the fees applicable to radioactive materials licenses and sealed source and device evaluations that will be in effect as of 1991. The Department is proposing to increase the amount of the fees 20% each year for three years and to increase the professional staff hourly rate from \$60.00 to \$75.00. The proposed amendments will also modify the fee schedule by reducing the number of license categories and eliminate amendment fees for licenses where a fixed license fee is assessed. Persons interested in commenting on these proposed amendments at this hearing are advised that the Department will adhere to the following procedures in the conduct of the hearing:

1. Each person presenting oral testimony will be limited to fifteen minutes (15) for presentation of such testimony. Priority will be given to those persons who have notified the Department in advance of the hearing date, of their intent to testify at the hearing.
2. No person will be recognized to speak for a second time until all persons wishing to testify have done so.

## DEPARTMENT OF NUCLEAR SAFETY

## NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

3. In order to provide for a balanced presentation of views and to facilitate the orderly conduct of the hearing, the Hearing Officer may impose other rules of procedure, including order of call of witnesses, as he/she deems necessary.

4. Questions regarding this hearing and notification of intent to present comments at this hearing shall be directed to:

Betsy Salus  
Senior Staff Attorney  
Department of Nuclear Safety  
1035 Outer Park Drive  
Springfield, IL 62704  
(217) 785-9880

Persons who cannot attend the hearing but who wish to comment on the proposed amendments may do so by submitting written comments to the Department by November 15, 1990. Written comments should be submitted to the attention of Betsy Salus at the above address.



## NOTICE OF PUBLIC INFORMATION

NOTICE OF ACCEPTANCE OF AN APPLICATION BY  
BANC ONE CORPORATION, COLUMBUS, OHIO, TO  
ACQUIRE MARINE BANK CHICAGO, CHICAGO, ILLINOIS

Pursuant to Section 3.071(d) of the Illinois Bank Holding Company Act of 1957 (Ill. Rev. Stat. 1989, ch. 17, par. 2510.01(d)), notice is hereby given that the Commissioner of Banks and Trust Companies has accepted for processing an application by Banc One Corporation, 100 East Broad Street, Columbus, Ohio 43271, to acquire Marine Bank Chicago, 208 South LaSalle Street, Chicago, Illinois 60604.

Interested persons who desire to comment on this proposed acquisition may submit their comments in writing no later than 14 days after the publication of this notice to either:

Jerry D. Cavanaugh  
Harold F. Boede  
Commissioner of Banks and Trust Companies  
Room 100 Reisch Building  
117 South Fifth Street  
Springfield, Illinois 62701

## NOTICE OF PUBLIC INFORMATION

NOTICE OF ACCEPTANCE OF AN APPLICATION BY  
NORWEST CORPORATION, MINNEAPOLIS, MINNESOTA, TO  
RETAIN FIRST ILLINI BANCORP, INC., GALESBURG, ILLINOIS

Pursuant to Section 3.071(d) of the Illinois Bank Holding Company Act of 1957 (Ill. Rev. Stat. 1989, ch. 17, par. 2510.01(d)), notice is hereby given that the Commissioner of Banks and Trust Companies has accepted for processing an application by Norwest Corporation, Sixth Street & Marquette Avenue, Minneapolis, Minnesota 55479, to retain First Illini Bancorp, Inc., 200 East Main Street, Galesburg, Illinois 61401.

Interested persons who desire to comment on this proposed acquisition may submit their comments in writing no later than 14 days after the publication of this notice to either:

Jerry D. Cavanaugh  
Harold F. Boede  
Commissioner of Banks and Trust Companies  
Room 100 Reisch Building  
117 South Fifth Street  
Springfield, Illinois 62701



JOINT COMMITTEE ON ADMINISTRATIVE RULES  
STRATTON OFFICE BUILDING  
ROOM D-1

SPRINGFIELD, ILLINOIS

10:00 A.M.

NOVEMBER 13, 1990

NOTICE: It is the policy of the Joint Committee to allow only representatives of state agencies to testify orally on any rule under consideration at Joint Committee hearings. If members of the public wish to express their views with respect to a proposed rule, they should submit written comments to the Office of the Joint Committee at the following address:

Joint Committee on Administrative Rules  
509 South Sixth Street  
Room 500  
Springfield, Illinois 62701

AGENDA

I. Approval of October 11, 1990 Minutes

II. Review of Proposed Agency Rulemaking

Department of Alcoholism and Substance Abuse

1. Licensure of Alcoholism and Substance Abuse Treatment, Intervention and Research Programs; 77 Ill. Adm. Code 2058  
-First Notice Published: 14 Ill. Reg. 6457 - 7-13-90  
-Expiration of Second Notice Period: 12-20-90

Department of Central Management Services

2. Personal Use of State Telephones; 44 Ill. Adm. Code 5030  
-First Notice Published: 14 Ill. Reg. 10983 - 7-13-90  
-Expiration of Second Notice Period: 11-13-90

Department of Children and Family Services

3. Reports of Child Abuse and Neglect; 89 Ill. Adm. Code 300  
-First Notice Published: 14 Ill. Reg. 11423 - 7-20-90  
-Expiration of Second Notice Period: 12-3-90

JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Department of Commerce and Community Affairs

4. State Administration of the Federal Community Development Block Grant Program for Small Cities; 47 Ill. Adm. Code 110  
-First Notice Published: 14 Ill. Reg. 10985 - 7-13-90  
-Expiration of Second Notice Period: 11-19-90
5. Technology Commercialization Grant-In-Aid Program; 14 Ill. Adm. Code 540  
-First Notice Published: 14 Ill. Reg. 11022 - 7-13-90  
-Expiration of Second Notice Period: 12-3-90

Department of Conservation

6. White-Tailed Deer Hunting by Use of Bow and Arrow; 17 Ill. Adm. Code 670  
-First Notice Published: 14 Ill. Reg. 11437 - 7-20-90  
-Expiration of Second Notice Period: 11-13-90

7. Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver and Woodchuck (Groundhog) Trapping; 17 Ill. Adm. Code 570  
-First Notice Published: 14 Ill. Reg. 13108 - 8-17-90  
-Expiration of Second Notice Period: 11-19-90

8. Consultation Procedures for Assessing Impacts of Agency Actions on Endangered and Threatened Species; 17 Ill. Adm. Code 1075  
-First Notice Published: 14 Ill. Reg. 11033 - 7-13-90  
-Expiration of Second Notice Period: 11-19-90

9. White-Tailed Deer Hunting by Use of Firearms; 17 Ill. Adm. Code 650  
-First Notice Published: 14 Ill. Reg. 13113 - 8-17-90  
-Expiration of Second Notice Period: 11-19-90

Department of Corrections

10. Rights and Privileges; 20 Ill. Adm. Code 525  
-First Notice Published: 14 Ill. Reg. 12345 - 8-3-90  
-Expiration of Second Notice Period: 11-8-90



## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Department of Employment Security

11. Payment of Unemployment Contributions, Interest and Penalties; 56 Ill. Adm. Code 2765  
 -First Notice Published: 14 Ill. Reg. 13118 - 8-17-90  
 -Expiration of Second Notice Period: 11/15/90

Department of Insurance

12. Transitional Requirements for the Conservation of Medicare Supplement Insurance Benefits and Premiums to Conform to Medicare Program Revisions; 50 Ill. Adm. Code 2011  
 -First Notice Published: 14 Ill. Reg. 11075 - 7-13-90  
 -Expiration of Second Notice Period: 11-19-90

13. Pre-Existing Illness; 50 Ill. Adm. Code 2005  
 -First Notice Published: 14 Ill. Reg. 11071 - 7-13-90  
 -Expiration of Second Notice Period: 12-3-90

Department of Mental Health and Developmental Disabilities

14. Department Facilities and Grounds; 59 Ill. Adm. Code 102  
 -First Notice Published: 14 Ill. Reg. 2432 - 2-16-90  
 -Expiration of Second Notice Period: 11-15-90

Department of Nuclear Safety

15. Registration of Radon Detection and Mitigation Services; 32 Ill. Adm. Code 420  
 -First Notice Published: 14 Ill. Reg. 19034 - 12-8-89  
 -Expiration of Second Notice Period: 11-26-90

Pollution Control Board

16. Regulatory and Informational Hearings and Proceedings; 35 Ill. Adm. Code 102  
 -First Notice Published: 14 Ill. Reg. 11666 - 7-20-90  
 -Expiration of Second Notice Period: 11-8-90

Effluent Standards; 35 Ill. Adm. Code 304

- First Notice Published: 14 Ill. Reg. 9700 - 6-22-90  
 -Expiration of Second Notice Period: 11-26-90

Water Use Designations and Site-Specific Water Quality Standards; 35 Ill. Adm. Code 303

- First Notice Published: 14 Ill. Reg. 9784 - 6-22-90  
 -Expiration of Second Notice Period: 11-26-90

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Department of Public Aid

19. Drug Manual; 89 Ill. Adm. Code 141  
 -First Notice Published: 14 Ill. Reg. 12714 - 8-10-90  
 -Expiration of Second Notice Period: 11-13-90
20. Medical Payment; 89 Ill. Adm. Code 140  
 -First Notice Published: 14 Ill. Reg. 11672 - 7-20-90  
 -Expiration of Second Notice Period: 11-15-90
21. Support Responsibility of Relatives; 89 Ill. Adm. Code 103  
 -First Notice Published: 14 Ill. Reg. 13129 - 8-17-90  
 -Expiration of Second Notice Period: 11-16-90
22. Demonstration Programs; 89 Ill. Adm. Code 170  
 -First Notice Published: 14 Ill. Reg. 13124 - 8-17-90  
 -Expiration of Second Notice Period: 11-16-90
23. Medical Payment; 89 Ill. Adm. Code 140  
 -First Notice Published: 14 Ill. Reg. 3019 - 3-2-90  
 -Expiration of Second Notice Period: 11-11-90
24. Medical Payment; 89 Ill. Adm. Code 140  
 -First Notice Published: 14 Ill. Reg. 5726 - 3-23-90  
 -Expiration of Second Notice Period: 11-11-90
25. Medical Payment; 89 Ill. Adm. Code 140  
 -First Notice Published: 14 Ill. Reg. 10629 - 7-6-90  
 -Expiration of Second Notice Period: 11-30-90

Department of Public Health

26. Food Service Sanitation Code; 77 Ill. Adm. Code 750  
 -First Notice Published: 14 Ill. Reg. 11110 - 7-13-90  
 -Expiration of Second Notice Period: 11-30-90
27. WIC Vendor Management Code; 77 Ill. Adm. Code 672  
 -First Notice Published: 14 Ill. Reg. 11132 - 7-13-90  
 -Expiration of Second Notice Period: 12-3-90
28. Illinois Trauma Center Code; 77 Ill. Adm. Code 540  
 -First Notice Published: 14 Ill. Reg. 13424 - 8-24-90  
 -Expiration of Second Notice Period: 12-3-90
29. Head and Spinal Cord Injury Code; 77 Ill. Adm. Code 550  
 -First Notice Published: 14 Ill. Reg. 10656 - 7-6-90  
 -Expiration of Second Notice Period: 12-3-90



## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

30. Illinois Trauma Center Code; 77 Ill. Adm. Code 540  
-First Notice Published: 14 Ill. Reg. 10665 - 10665  
-Expiration of Second Notice Period: 12-3-90
31. Intermediate Care for the Developmentally Disabled Facilities Code; 77 Ill. Adm. Code 350  
-First Notice Published: 14 Ill. Reg. 9833 - 6-22-90  
-Expiration of Second Notice Period: 12-3-90
32. Long-Term Care for Under Age 22 Facilities Code; 77 Ill. Adm. Code 390  
-First Notice Published: 14 Ill. Reg. 9883 - 6-22-90  
-Expiration of Second Notice Period: 12-3-90
33. Sheltered Care Facilities Code; 77 Ill. Adm. Code 330  
-First Notice Published: 14 Ill. Reg. 9920 - 6-22-90  
-Expiration of Second Notice Period: 12-3-90
34. Skilled Nursing and Intermediate Care Facilities Code; 77 Ill. Adm. Code 300  
-First Notice Published: 14 Ill. Reg. 9957 - 6-22-90  
-Expiration of Second Notice Period: 12-3-90
35. Central Complaint Registry; 77 Ill. Adm. Code 400  
-First Notice Published: 14 Ill. Reg. 10648 - 7-6-90  
-Expiration of Second Notice Period: 12-3-90
36. The Illinois Formulary for the Drug Product Selection Program; 77 Ill. Adm. Code 790  
-First Notice Published: 14 Ill. Reg. 13133 - 8-24-90  
-Expiration of Second Notice Period: 11-26-90
37. Life Care Facilities Contract Code; 77 Ill. Adm. Code 396  
-First Notice Published: 13 Ill. Reg. 18177 - 11-27-90  
-Expiration of Second Notice Period: 11-26-90

Illinois Racing Board

38. Admissions and Credentials; 11 Ill. Adm. Code 1428  
-First Notice Published: 14 Ill. Reg. 10675 - 7-6-90  
-Expiration of Second Notice Period: 11-13-90
39. Medication; 11 Ill. Adm. Code 509  
-First Notice Published: 14 Ill. Reg. 10679 - 7-6-90  
-Expiration of Second Notice Period: 11-13-90

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

40. Racetrack Operators and Their Duties; 11 Ill. Adm. Code 1305  
-First Notice Published: 14 Ill. Reg. 10687 - 7-6-90  
-Expiration of Second Notice Period: 11-13-90
41. Regulations for Meetings; 11 Ill. Adm. Code 1424  
-First Notice Published: 14 Ill. Reg. 10691 - 7-6-90  
-Expiration of Second Notice Period: 11-13-90
42. Starting; 11 Ill. Adm. Code 1415  
-First Notice Published: 14 Ill. Reg. 10696 - 7-6-90  
-Expiration of Second Notice Period: 11-13-90
43. Totalizator Operations; 11 Ill. Adm. Code 433  
-First Notice Published: 14 Ill. Reg. 10700 - 7-6-90  
-Expiration of Second Notice Period: 11-13-90
44. Trifecta Rules; 11 Ill. Adm. Code 409  
-First Notice Published: 14 Ill. Reg. 10705 - 7-6-90  
-Expiration of Second Notice Period: 11-13-90

Department of Rehabilitation Services

45. Centers for Independent Living; 89 Ill. Adm. Code 885  
-First Notice Published: 14 Ill. Reg. 6666 - 5-4-90  
-Expiration of Second Notice Period: 9-17-90
46. Closure; 89 Ill. Adm. Code 617  
-First Notice Published: 14 Ill. Reg. 9385 - 6-15-90  
-Expiration of Second Notice Period: 12-3-90

Department of Revenue

47. Cigarette Tax Act; 86 Ill. Adm. Code 440  
-First Notice Published: 14 Ill. Reg. 13429 - 8-24-90  
-Expiration of Second Notice Period: 12-3-90
48. Cigarette Use Tax Act; 86 Ill. Adm. Code 450  
-First Notice Published: 14 Ill. Reg. 13434 - 8-24-90  
-Expiration of Second Notice Period: 12-3-90

Secretary of State

49. The Illinois Library System Act; 23 Ill. Adm. Code 3030  
-First Notice Published: 14 Ill. Reg. 11764 - 7-20-90  
-Expiration of Second Notice Period: 11-13-90



## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Treasurer

50. Classification and Pay; 80 Ill. Adm. Code 610  
-First Notice Published: 13 Ill. Reg. 19383 - 12-15-89  
-Expiration of Second Notice Period: 11-26-90
51. Conditions of Employment; 80 Ill. Adm. Code 630  
-First Notice Published: 13 Ill. Reg. 19387 - 12-15-89  
-Expiration of Second Notice Period: 11-26-90
52. General Provisions; 80 Ill. Adm. Code 640  
-First Notice Published: 13 Ill. Reg. 19395 - 12-15-89  
-Expiration of Second Notice Period: 11-26-90
53. Merit and Fitness; 80 Ill. Adm. Code 620  
-First Notice Published: 13 Ill. Reg. 19400 - 12-15-89  
-Expiration of Second Notice Period: 11-26-90

## III. Certification of No Objection to Proposed Rulemaking

## IV. Review of Emergency Rulemaking and Peremptory Rulemaking

Department of Agriculture

54. Meat and Poultry Inspection Act; 8 Ill. Adm. Code 125 (Peremptory)  
-Notice Published: 14 Ill. Reg. 16064 - 9-28-90

Department of Central Management Services

55. Pay Plan; 80 Ill. Adm. Code 310 (Peremptory)  
-Notice Published: 14 Ill. Reg. 17098 - 10-12-90

Department of Conservation

56. Duck, Goose and Coot Hunting; 17 Ill. Adm. Code 590 (Emergency)  
-Notice Published: 14 Ill. Reg. 17029 - 10-12-90

Department of Corrections

57. Impact Incarceration Program; 20 Ill. Adm. Code 460 (Emergency)  
-Notice Published: 14 Ill. Reg. 17084 - 10-12-90

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Department of Employment Security

58. Employees' General Rights and Duties; 56 Ill. Adm. Code 2815 (Emergency)  
-Notice Published: 14 Ill. Reg. 17389 - 10-19-90

Department of State Police

59. Drug Asset Forfeiture Procedure Act; 20 Ill. Adm. Code 1225 (Emergency)  
-Notice Published: 14 Ill. Reg. 16686 - 10-5-90

## V. Agency Responses to Joint Committee Statements of Objection

Department on Aging

60. Community Care Program; 89 Ill. Adm. Code 240  
-First Published: 14 Ill. Reg. 1077 - 1-19-90  
-Objection Date: July 26, 1990  
-Response: Agreement

Environmental Protection Agency

61. Solid Waste Planning and Enforcement Grants; 35 Ill. Adm. Code 870  
-First Published: 14 Ill. Reg. 8809 - 6-8-90  
-Objection Date: 8-21-90  
-Response: Refusal

Department of Public Aid

62. Food Stamps; 89 Ill. Adm. Code 121.63  
-First Published: 14 Ill. Reg. 9317 - 6-15-90  
-Objection Date: 9-13-90  
-Response: Refusal

63. Point Count Guidelines for ICF/MR and SNF/PED Facilities; 89 Ill. Adm. Code 146  
-First Published: 14 Ill. Reg. 4419 - 3-23-90  
-Objection Date: 8-21-90  
-Response: Refusal

64. Medical Payment; 89 Ill. Adm. Code 140  
-First Published: 14 Ill. Reg. 4415 - 3-23-90  
-Objection Date: 9-13-90  
-Response: Refusal



## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

Department of Rehabilitation Services

65. Lekoteks; 89 Ill. Adm. Code 899  
 -First Published: 14 Ill. Reg. 3412 - 3-9-90  
 -Objection Date: 7-26-90  
 -Response: Refusal

Department of Revenue

66. Alcoholic Liquor Act; 86 Ill. Adm. Code 420  
 -First Published: 14 Ill. Reg. 9402 - 6-15-90  
 -Objection Date: 9-13-90  
 -Response: Refusal

## VI. Incorporation by Reference

## VII. Exempt Rulemakings

Pollution Control Board

67. Hazardous Waste Management System: General; 35 Ill. Adm. Code 720  
 -Proposed Date: 6-22-90  
 -Adopted Date: 9-25-90

68. Interim Status Standards for Owners and Operators of Hazardous Waste Treatment, Storage and Disposal Facilities; 35 Ill. Adm. Code 725  
 -Proposed Date: 6-22-90  
 -Adopted Date: 9-25-90

69. Land Disposal Restrictions; 35 Ill. Adm. Code 728  
 -Proposed Date: 6-22-90  
 -Adopted Date: 9-25-90

70. Standards Applicable to Generators of Hazardous Waste; 35 Ill. Adm. Code 722  
 -Proposed Date: 6-22-90  
 -Adopted Date: 9-25-90

71. Standards for Owners and Operators of Hazardous Waste Treatment, Storage and Disposal Facilities; 35 Ill. Adm. Code 724  
 -Proposed Date: 6-22-90  
 -Adopted Date: 9-25-90

72. Repeal of Finished Water and Raw Water Quality and Quantity; 35 Ill. Adm. Code 604  
 -Proposed Date: 12-1-89  
 -Adopted Date: 9-20-90

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## AGENDA

73. Repeal of Operation and Record Keeping; 35 Ill. Adm. Code 607  
 -Proposed Date: 12-1-89  
 -Adopted Date: 9-20-90

74. Primary Drinking Water Standards; 35 Ill. Adm. Code 611  
 -Proposed Date: 12-1-89  
 -Adopted Date: 9-20-90

75. Repeal of Reporting and Public Notification; 35 Ill. Adm. Code 606  
 -Proposed Date: 12-1-89  
 -Adopted Date: 9-20-90

76. Repeal of Sampling and Monitoring; 35 Ill. Adm. Code 605  
 -Proposed Date: 12-1-89  
 -Adopted Date: 9-20-90

77. Identification and Listing of Hazardous Waste; 35 Ill. Adm. Code 721  
 -Proposed Date: 6-22-90  
 -Adopted Date: 9-25-90



JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of October 22, 1990 through October 26, 1990, and have been scheduled for review by the Committee at its December, 1990 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its December meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
12/6/90	Department of Professional Regulation, Illinois Professional Engineering Act (68 Ill. Adm. Code 1380)	5/18/90 14 Ill. Reg. 7346	December, 1990
12/6/90	State Board of Education, Public Schools Evaluation, Recognition and Supervision (23 Ill. Adm. Code 1)	5/11/90 14 Ill. Reg. 6931	December, 1990
12/6/90	State Board of Education, Special Education (23 Ill. Adm. Code 226)	7/13/90 14 Ill. Reg. 11068	December, 1990
12/7/90	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	8/31/90 14 Ill. Reg. 13963	December, 1990
12/7/90	Department of Public Aid, Medical Payment (89 Ill. Adm. Code 140)	9/7/90 14 Ill. Reg. 14317	December, 1990
12/10/90	Department of Rehabilitation Services, Similar Benefits (89 Ill. Adm. Code 567)	8/10/90 14 Ill. Reg. 12731	December, 1990
12/10/90	Department of Employment Security, Disqualifying Income and Reduced Benefits (56 Ill. Adm. Code 2920)	8/31/90 14 Ill. Reg. 13905	December, 1990

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED  
(page 2)

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
12/10/90	Department of Employment Security, Payment of Unemployment Contributions, Interest and Penalties (56 Ill. Adm. Code 2765)	8/31/90 14 Ill. Reg. 13910	December, 1990
12/10/90	Department of Rehabilitation Services, Illinois Visually Handicapped Institute (89 Ill. Adm. Code 730)	7/27/90 14 Ill. Reg. 12228	December, 1990
12/10/90	Department of Rehabilitation Services, Service Provision (89 Ill. Adm. Code 695)	7/27/90 14 Ill. Reg. 12252	December, 1990
12/10/90	Department of Rehabilitation Services, Training Services (89 Ill. Adm. Code 592)	7/27/90 14 Ill. Reg. 12257	December, 1990



## PROCLAMATION

90-479

BLACK SOUTH AFRICAN OBSERVATION MISSION WEEK  
(Revised)

Whereas, the Black Business Observation Mission to the United States will travel from South Africa and will visit Chicago; and  
 Whereas, according to Nelson Mandela, the mission aims to "prepare black business persons for meaningful roles in a post-apartheid South Africa,"; and  
 Whereas, William Lacy Swing, U.S. Ambassador to South Africa, has given the mission our federal government's strong support for the venture, the first of its type; and  
 Whereas, during October 15-18 the international delegation will be visiting Illinois institutions such as the Chicago Mercantile Exchange, Soft Sheen Products, McDonald's Hamburger University, and the DuSable African-American Museum; and  
 Whereas, the South African economy will benefit from the newfound knowledge and business encouragement gained during the mission;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 15-20, 1990, as BLACK SOUTH AFRICAN OBSERVATION MISSION WEEK in Illinois.

Issued by the Governor October 11, 1990.

Filed with the Secretary of State October 29, 1990.

90-494

## COSMETOLOGY MONTH

Whereas, the National Cosmetology Association was established in Chicago in 1921. Through the association's training and creative talents, it has enhanced and maintained the appearance of our greatest resource--our people; and

Whereas, the month of October has been nationally proclaimed as Cosmetology Month, which will be observed across the nation by the 45,000 members of the National Cosmetology Association; and  
 Whereas, the 1990 theme of National Cosmetology Month is "A New You...What Better Time Than Now!" and promotes self esteem and personal development;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1990 as COSMETOLOGY MONTH in Illinois.

Issued by the Governor October 19, 1990.

Filed with the Secretary of State October 29, 1990.

90-495

## NATIONAL OPTICIANS MONTH

Whereas, the proper maintenance of eyesight is of paramount importance to all our citizens; and

Whereas, eyecare and eyewear professionals and manufacturers have made services and products available to help those who need their vision corrected; and

Whereas, dispensing opticians are qualified through training, experience, continuing education, voluntary certification, and state licensing to assure eye prescriptions are properly filled; and

Whereas, opticians provide freedom of choice to eyewear consumers and are the competitive balance that keeps eyewear within the means of all our citizens; and

Whereas, the month of January 1991 is being celebrated as National Opticians Month under the auspices of the Opticians Association of America in order to acknowledge the role of dispensing opticians in assuring the best possible eyesight for all;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim January 1991 as NATIONAL OPTICIANS MONTH in Illinois and encourage all citizens to recognize the role of dispensing opticians in safeguarding and promoting good vision for all.

Issued by the Governor October 19, 1990.

Filed with the Secretary of State October 29, 1990.

90-496

## COMMUNITY EDUCATION DAY

Whereas, public education is a community enterprise, and everyone in the community has a stake in the mission of educating all individuals in all families, adults, and children alike; and  
 Whereas, local citizens have a right and a responsibility to be involved in deciding how the educational resources of the community should be used; and

Whereas, the goal of community education is to promote parental involvement, lifelong learning, and educational partnerships; and

Whereas, each community should promote the use of community resources in schools and colleges, citizen involvement in educational decision-making, the use of community resources to provide educational opportunities for learners of all ages and educational backgrounds, and interagency cooperation to assure effective use of limited resources; and

Whereas, "Community Service: Learning to Care" is the theme of National Community Education Day, jointly sponsored by the National Community Education Association, the Council of Chief State School Officers, and the National Youth Leadership Council;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 13, 1990, as COMMUNITY EDUCATION DAY in Illinois and call upon the people of Illinois to recognize and celebrate the bonds they have discovered, the partnerships they have formed, and the sense of community they have strengthened through community education programs.



Issued by the Governor October 22, 1990.  
Filed with the Secretary of State October 29, 1990.

## 90-497

## ILLINOIS COAL DEVELOPMENT PARK DAY

Whereas, the Illinois Coal Development Park was established in 1989 through an agreement between the Illinois Department of Energy and Natural Resources and Southern Illinois University; and

Whereas, the park is the acknowledged symbol of the State of Illinois' commitment to coal and the development of technologies that burn coal cleaner and more efficiently; and

Whereas, the park is the home of the Center for Research on Sulfur in Coal, which is the largest state-supported program of coal research in the nation; and

Whereas, the park is the primary location for coal research and development projects sponsored by the State of Illinois and involving the collective efforts of the Illinois Department of Energy and Natural Resources, the Department of Mines and Minerals, Southern Illinois University, the federal government, and private industry; and

Whereas, the park is the brain trust for developing advanced technologies aimed at safeguarding the future of Illinois' most valuable natural resource; and

Whereas, the park is the focal point of Coal Awareness Week in Illinois, October 21-27, 1990;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 23, 1990, as ILLINOIS COAL DEVELOPMENT PARK DAY in recognition of formal dedication of the facility.

Issued by the Governor October 22, 1990.

Filed with the Secretary of State October 29, 1990.

## 90-498

## NATIONAL ORTHOPEDIC NURSES DAY

Whereas, Musculoskeletal disorders are a major health problem affecting 23 million Americans; and

Whereas, conditions such as congenital diseases of infants, trauma resulting from vehicular accidents, and degenerative disease of the aged are specific to the general practice of orthopedics; and

Whereas, nursing has responded to the demand of competent care of these individuals and to the ever-increasing complexity of technology through the specialization of orthopedic nursing; and

Whereas, the National Association of Orthopedic Nurses represents the specialty of orthopedic nursing to all health care disciplines and the general public;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 30, 1990, as NATIONAL ORTHOPEDIC NURSES DAY and urge citizens to recognize the special care given by orthopedic nurses.

Issued by the Governor October 22, 1990.

Filed with the Secretary of State October 29, 1990.

## 90-499

## OPERATION ABLE DAY

Whereas, individuals over age 50 account for a rapidly growing segment of our state's population; and

Whereas, a large portion of those individuals are healthy, able-bodied, willing to work, experienced, and qualified, but still unable to obtain employment; and

Whereas, Operation ABLE and its network of 35 Chicago and suburban not-for-profit employment agencies have been instrumental in helping to place older workers in income-producing jobs; and

Whereas, Operation ABLE and co-sponsors WMAQ-TV/Channel 5 and The Sears-Roebuck Foundation have joined together to present the 11th Annual Free Job Fair for Workers Past 50 October 30 at the McCormick Center Hotel in Chicago; and

Whereas, the job fair will bring thousands of older workers together with hundreds of employers to discuss job opportunities our state and will enhance the workers' job search skills;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 30, 1990, as OPERATION ABLE DAY in Illinois. I urge citizens and employers to honor Operation ABLE, its network of older worker employment agencies, its co-sponsors, and all the cooperating agencies that worked to make the job fair possible.

Issued by the Governor October 22, 1990.

Filed with the Secretary of State October 29, 1990.

## 90-500

## SLOVENIAN DAY

Whereas, throughout the world, Slovenians will be observing the 72nd anniversary of their independence October 29, 1990; and Whereas, thousands of Americans of Slovenian descent are living in Illinois and for generations have contributed much to the progress and development of our state; and

Whereas, Slovenians throughout the United States will be congratulated for actively participating at various cultural events sponsored by the two largest Slovenian Fraternal Insurance Organizations, namely the K.S.K.J. (American Slovenian Catholic Union chartered in Illinois in 1894) and the S.N.P.J. (Slovenian National Benefit Society chartered in Illinois in 1904); and

Whereas, the Slovenians of Illinois will celebrate the 40th



anniversary of the Slovenian Radio Program, founded by the late Dr. Ludwig S. Leskovar; and  
Whereas, a special commemorative culture program on October 27, 1990, will feature the best of Illinois cultural organizations and guest artists from the United States and Canada;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 27, 1990, as SLOVENIAN DAY in Illinois in recognition of the 72nd anniversary of Slovenian independence. I urge citizens to take note of the celebratory events and the commemorative cultural program planned for the observance.

Issued by the Governor October 22, 1990.  
Filed with the Secretary of State October 29, 1990.

## 90-501

## ADOPTION AWARENESS MONTH

Whereas, adoption is a rewarding and enriching experience for all involved; and

Whereas, an adoptive family provides an invaluable service for both the adoptive child and society as a whole by providing a stable environment that helps reduce the significance of previous traumas in the child's life; and

Whereas, the Illinois Department of Children and Family Services supports the efforts of the Adoption Information Center of Illinois to encourage adoption of all children who need homes, including disabled, older, and minority children, as well as sibling groups; and

Whereas, the Adoption Information Center of Illinois is promoting adoption awareness in Illinois during the month of November in conjunction with National Adoption Awareness Month and the Wendy's restaurant adoption initiative, "Consider Adoption";

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 1990 as ADOPTION AWARENESS MONTH in Illinois.

Issued by the Governor October 24, 1990.

Filed with the Secretary of State October 29, 1990.

## 90-502

## GEOGRAPHY AWARENESS WEEK

Whereas, Geography is the study of people, their environments, and their resources. Historically, geography has aided Americans in understanding the wholeness of their vast nation and the great abundance of its natural resources; and

Whereas, traditional geography has virtually disappeared from the curricula of American schools while still being taught as a basic subject in other countries; and

Whereas, an ignorance of geography places the United States

at a disadvantage with other countries in matters of business, politics, and the environment; and

Whereas, the United States is a nation of worldwide involvements and global influence, the responsibilities of which demand an understanding of the lands, languages, and cultures of the world; and

Whereas, national attention must be focused on the integral role that knowledge of world geography plays in preparing citizens of the United States for the future of an increasingly interdependent and interconnected world;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 11-17, 1990, as GEOGRAPHY AWARENESS WEEK in Illinois and urge Illinoisans to recognize the importance of geography knowledge.

Issued by the Governor October 24, 1990.

Filed with the Secretary of State October 29, 1990.

## 90-503

## SECTER-HERNANDEZ DAY

Whereas, Robert Henry Seter has distinguished himself as a practicing Journalist in Illinois for almost 20 years - and could use a little more practice; and

Whereas, Robert Henry Seter searched the Prairie State for more than 30 years, unable to find among Illinois' 11,437,612 residents a companion that met his high standards; and

Whereas, Robert Henry Seter heard HUGO was coming to America's shore and, believing HUGO was an acronym for "Help for Underachieving Guys Organization," he raced to Puerto Rico; and

Whereas, upon reaching the island, Robert Henry Seter had a stormy meeting with Marita Hernandez Estrada, and neither has been the same since; and

Whereas, Marita Hernandez Estrada has agreed to become one of my subjects, joining Robert Henry Seter both in the State of Matrimony and in the State of Illinois;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 27, 1990, as SECTER-HERNANDEZ DAY in Illinois, acknowledging the celebration of their marriage.

Issued by the Governor October 24, 1990.

Filed with the Secretary of State October 29, 1990.



# ICAR - Joint Committee on Administrative Rules **ACTION CODES**

A - Adopted Rule  
 AR - Adopted Repealer  
 C - Notice of Corrections  
 CC - Codification Changes  
 E - Emergency Rule  
 ER - Emergency Repealer  
 M - Modification to meet ICAR objections  
 O - ICAR Statement of Objections

P - Proposed Rule  
 PF - Prohibited Filing Ordered by ICAR  
 PP - Peremptory or Court ordered Rules  
 PR - Proposed Repealer  
 R - Refusal to meet ICAR objection  
 RC - Statement of Recommendation  
 S - Suspension ordered by ICAR  
 W - Withdrawal to meet ICAR objections

## EXAMPLE:

### AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 285 Ill. Grain Insurance Act (P-18048/85; A-6818)

TITLE PART ACTION CODE PAGE NUMBER ACTION CODE PAGE NUMBER

PREVIOUS VOLUME

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (312) 782-9786.

### ABANDONED MINED LANDS RECLAMATION COUNCIL

2 Ill. Adm. Code 1500 Public Information, Rulemaking & Organization (A-16854)

### AGING, DEPARTMENT ON

89 Ill. Adm. Code 240 Community Care Program (P-1077; A-10732; RC-12942) (P-13638/89; O-17144/89; R-15333) (P-13353/89; A-1233)

89 Ill. Adm. Code 230 Older Americans Act Programs (P-14499/89; A-2308)

### AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 110 Animal Diagnostic Laboratory Act (P-15911/89; A-1907) (P-16861/89; A-3416) (P-8759; A-15304)

8 Ill. Adm. Code 75 Bovine Brucellosis (P-15915/89; A-1911)

8 Ill. Adm. Code 85 Diseased Animals (P-15926/89; A-1919) (P-8768; A-15313)

8 Ill. Adm. Code 80 III. Bovine Tuberculosis Eradication Act (P-15938/89; A-1931)

8 Ill. Adm. Code 115 III. Pseudorabies Control Act (P-15942/89; A-1935) (P-19329/89; A-5065) (P-3773; A-15318)

8 Ill. Adm. Code 270 III. State Fair & DuQuoin State Fair, Non-Fair Space Rental & the General Operation of the State Fairgrounds (P-10965)

8 Ill. Adm. Code 40 Livestock Auction Markets (P-15950/89; A-1943)

8 Ill. Adm. Code 45 Marketing Center (Livestock) (P-15956/89; A-1949)

8 Ill. Adm. Code 125 Meat & Poultry Inspection Act (P-16625/89; A-3424) (PP-4953) (PP-11401) (PP-13355) (PP-16064)

8 Ill. Adm. Code 850 Motor Fuel Standards Act (P-19837/89; A-5072)

### AGRICULTURE, DEPARTMENT OF (CONT'D)

2 Ill. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-58-) (A-4093) (A-9009)

8 Ill. Adm. Code 5 Standardization of Agriculture Products (P-3711; A-10308)

8 Ill. Adm. Code 100 Swine Brucellosis (P-15960/89; A-1953)

8 Ill. Adm. Code 105 Swine Disease Control & Eradication Act (P-15968/89; A-1961) (P-8777; A-13322)

### ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

77 Ill. Adm. Code 2058 Licensure of Alcoholism & Substance Abuse Treatment Intervention & Research Programs (P-6457)

### ATTORNEY GENERAL

86 Ill. Adm. Code 2000 III. Estate & Generation - Skipping Transfer Tax Act (P-4281; A-17183)

### AUDITOR GENERAL

74 Ill. Adm. Code 420 Code of Regs. (P-1541; A-15327) (P-15645)

### BANKS AND TRUST COMPANIES, COMMISSIONER OF

38 Ill. Adm. Code 395 Corporate Fiduciary Branch Offices (P-2981)

38 Ill. Adm. Code 397 Corporate Fiduciary Receivership Account (P-15181)

38 Ill. Adm. Code 396 Corporate Fiduciary Subsidiaries (P-2985; A-15771)

38 Ill. Adm. Code 356 Reimbursement to Banks & Corporate Fiduciaries for Financial Records (P-3303; A-11183)

### CARNIVAL-AMUSEMENT SAFETY BOARD

56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law (P-2989) (E-3235; O-5905)

### CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

80 Ill. Adm. Code 303 Conditions of Employment (P-17169/89; A-3433) (P-17399)

80 Ill. Adm. Code 2160 Local Government Health Plan (P-4288; A-14343)

80 Ill. Adm. Code 5010 Marking, Inventory, Transfer & Disposal of State-Owned Personal Property (P-8271; A-15775) (E-8714; O-13033)

80 Ill. Adm. Code 310 Pay Plan (P-427; A-10002; C-16092) (P-15141/89; A-615) (PP-1627) (P-1752/89; A-4455) (P-5269; A-14361) (PP-7652) (P-7675; A-17189) (P-10189) (P-1974; A-15775) (E-8714; O-13033)

44 Ill. Adm. Code 5030 Personal Use of State Telephones (P-14657) (E-15186) (E-15570) (PP-17098)

80 Ill. Adm. Code 2120 State of Ill. Medical Care Assistance Plan (P-10603)

44 Ill. Adm. Code 5040 State Vehicles & Garage (P-17403)

80 Ill. Adm. Code 3000 Travel Regulation Council, The (P-1548; A-10014)

### CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 431 Confidentiality of Personal Information of Persons Served by the Dept. (P-4301)

89 Ill. Adm. Code 410 Licensing Standards for Youth Emergency Shelters (P-439; O-8206; R-9622; A-9407) (E-999)

89 Ill. Adm. Code 300 Reports of Child Abuse & Neglect (P-20159/89; C-2684; A-17558) (E-11356) (P-11423)

89 Ill. Adm. Code 337 Service Appeal Process (P-9273)

89 Ill. Adm. Code 302 Services Delivered by the Dept. (P-1) (P-2205; A-17430) (P-14508/89; A-3433)

### COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF

14 Ill. Adm. Code 525 Economic Development Area Tax Increment Allocation Financing (P-13356/89; A-1968)

56 Ill. Adm. Code 2625 Economic Dislocation & Worker Adjustment Assistance (P-13045)

14 Ill. Adm. Code 520 Enterprise Zone Program (P-15975/89; A-3445) (P-13060)

14 Ill. Adm. Code 590 III. Large Business Development Program (P-7291)

14 Ill. Adm. Code 510 III. Promotion Act (P-13072) (E-13298)

14 Ill. Adm. Code 610 III. Public Infrastructure Loan & Grant Program (P-7300)

56 Ill. Adm. Code 2650 Industrial Training Program (P-15977/89; A-5075)



# ILLINOIS REGISTER

1990 CUMULATIVE INDEX

VOL. 14, ISSUE #45

NOVEMBER 9, 1990

## COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF (CONT'D)

- 14 Ill. Adm. Code 550 Local Tourism & Convention Bureau Program (P-1756789; A-5091) (P-5294; (E-5565; O-10159; R-12686) (P-8782)
- 47 Ill. Adm. Code 100 Residential Energy Assistance Partnership Program (P-1758989; A-13440) (P-15189)
- 14 Ill. Adm. Code 640 Rural Diversification Program (P-13391)
- 47 Ill. Adm. Code 110 State Administration for the Federal Community Development Block Grant Program for Small Cities (P-10985)
- 47 Ill. Adm. Code 120 State Administration of the Federal Community Services Block Grant Program (P-5296; A-13970)
- 14 Ill. Adm. Code 545 Technology Advancement & Development Act Program (P-1933689; A-9016)
- 14 Ill. Adm. Code 540 Technology Commercialization Grant-In-Aid Program (P-11022)
- 56 Ill. Adm. Code 2610 Training Services for the Disadvantaged (P-501789; A-1976) (P-13074) (P-16117)
- 56 Ill. Adm. Code 2630 Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-5310; A-13984) (P-7312) (P-17407)

## COMMERCE COMMISSION, ILLINOIS

- 92 Ill. Adm. Code 1207 Agents for Service of Process (P-1515089; A-3033)
- 92 Ill. Adm. Code 1307 Carrier Identification (P-1515489; A-13138)
- 83 Ill. Adm. Code 760 Cellular Radio Exclusion (P-1335889; A-3037) (P-9631)
- 92 Ill. Adm. Code 1535 Crossings of Rail Carriers & Highways (P-18177)
- 83 Ill. Adm. Code 281 Energy Assistance (P-4312; AR-11188)
- 92 Ill. Adm. Code 1415 Freight Bills & Bills of Lading or Other Forms (P-1933989; A-8583)
- 83 Ill. Adm. Code 900 Joint Rules of the Ill. Commerce Commission & the Dept. of Energy & Natural Resources: Residential Conservation Plan (PR-1268089; AR-624)
- 92 Ill. Adm. Code 1300 Minimum Rate (PR-1414789; AR-3040)
- 83 Ill. Adm. Code 590 Minimum Safety Standards for Transportation of Gas & for Gas Pipeline Facilities (P-1934489; A-10018)
- 83 Ill. Adm. Code 445 Purchase & Sale of Electric Energy from Qualified Solid Waste Energy Facilities (P-1312989; A-626)
- 92 Ill. Adm. Code 1710 Relocation Towing (P-2721; A-10310)
- 83 Ill. Adm. Code 220 Reports of Accidents by Fixed Public Utilities Other than Pipelines Transporting Liquids (G. O. 43) (P-15653)
- 83 Ill. Adm. Code 780 Right-of-Way Precondemnation Negotiations by Telephone Companies (P-13100)
- 83 Ill. Adm. Code 285 Standard Filing Requirements for Electric, Gas, Water & Sewer Utilities & Telecommunications Carriers in Filing for an Increase in Rates (P-522989; A-6000)
- 83 Ill. Adm. Code 410 Standards of Service for Electric Utilities (P-1621789; A-3454)
- 83 Ill. Adm. Code 500 Standards of Service for Gas Utilities (P-1621989; A-3463)
- 83 Ill. Adm. Code 755 Telephone Assistance Program for the Deaf (P-1515789; A-3042)
- 92 Ill. Adm. Code 757 Telecommunications Access Program (P-2731; A-17923)
- 92 Ill. Adm. Code 1270 Transfers of Licenses (P-16170)
- 83 Ill. Adm. Code 505 Uniform System of Accounts for Gas Utilities (P-1336189; A-1605)
- 83 Ill. Adm. Code 710 Uniform System of Accounts for Telecommunications Carriers (P-1552; A-10021)

## COMMUNITY COLLEGE BOARD, ILLINOIS

- 23 Ill. Adm. Code 1501 Administration of the Ill. Public Community College Act (P-14; A-11771) (E-3308; A-13997) (P-1686989; A-4126) (P-1802589; A-10762)
- 2 Ill. Adm. Code 5176 Public Access to Information (A-14387)

## COMPTROLLER

- 2 Ill. Adm. Code 625 Access to Information (A-186)
- 74 Ill. Adm. Code 285 Claim Eligible to be Offset (P-17139)
- 74 Ill. Adm. Code 290 Contract Content (P-1864989; A-5757)

## CONSERVATION, DEPARTMENT OF

- 17 Ill. Adm. Code 870 Aquaculture, Transportation, Stocking, Importation &/or Possession of Aquatic Life (P-3717; A-11190)
- 17 Ill. Adm. Code 130 Camping on Dept. of Conservation Properties (P-4340; A-12402)

CI - 3

# ILLINOIS REGISTER

1990 CUMULATIVE INDEX

VOL. 14, ISSUE #45

NOVEMBER 9, 1990

## CONSERVATION, DEPARTMENT OF (CONT'D)

- 17 Ill. Adm. Code 530 Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting (P-3720; A-10775) (E-18324)
- 17 Ill. Adm. Code 1075 Consultation Procedures for Assessing Impacts of Agency Actions on Endangered & Threatened Species (P-11033; C-13366)
- 17 Ill. Adm. Code 750 Disposition of Deer Accidentally Killed by a Motor Vehicle or Other Non-Hunting Methods (P-4985; A-13519)
- 17 Ill. Adm. Code 950 Dog Training on Department-Owned or Managed Sites (P-4990; A-13524)
- 17 Ill. Adm. Code 730 Dove Hunting (P-3743; A-11193)
- 17 Ill. Adm. Code 590 Duck, Goose & Coot Hunting (P-1550989; A-638) (P-4996; A-13529) (E-17029) (P-17144)
- 17 Ill. Adm. Code 1590 Falconry & the Captive Propagation of Raptors (P-1717489; A-6088) (P-16174)
- 17 Ill. Adm. Code 1537 Forest Management Plan (P-8273; A-18222)
- 17 Ill. Adm. Code 1530 Forest Products Transportation Act, The (P-11047; A-18239)
- 17 Ill. Adm. Code 1536 Forestry Development Cost Share Program (P-8289; A-18244)
- 17 Ill. Adm. Code 510 General Hunting & Trapping on Dept.-Owned or -Managed Sites (P-3757; A-14762)
- 17 Ill. Adm. Code 745 Hunting Season for Game Breeding & Hunting Preserve Areas (P-4351; A-14771) (PR-5647; AR-14769)
- 17 Ill. Adm. Code 3040 Ill. Bicycle Path Grant Program (P-442; RC-3896; A-6106; O-17712)
- 17 Ill. Adm. Code 1050 Ill. List of Endangered & Threatened Flora (P-455; A-6123)
- 17 Ill. Adm. Code 3030 Land & Water Conservation Fund Grant Program (P-478; A-6149)
- 17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping (P-3764; A-14775) (P-13108)
- 17 Ill. Adm. Code 220 North Point Marina (P-16182)
- 17 Ill. Adm. Code 1070 Possession of Specimens or Products of Endangered & Threatened Species (P-11052; A-18264)
- 17 Ill. Adm. Code 550 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting (P-3776; A-10798)
- 17 Ill. Adm. Code 210 Rental of Boats & Boating Facilities (P-1689289; A-2013)
- 17 Ill. Adm. Code 520 Scientific Permits (P-3789; A-10811)
- 17 Ill. Adm. Code 810 Sport Fishing Regs. for the Waters of Ill. (P-491; A-6164) (P-2419; A-8588) (E-6865) (P-9634; A-16863)
- 17 Ill. Adm. Code 690 Squirrel Hunting (P-3794; A-10816)
- 17 Ill. Adm. Code 720 Taking of Wild Turkeys - Fall Archery Season, The (P-4355; A-12413)
- 17 Ill. Adm. Code 715 Taking of Wild Turkeys - Fall Gun Season, The (P-4363; A-12421)
- 17 Ill. Adm. Code 710 Taking of Wild Turkeys - Spring Season, The (P-1553489; A-663)
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow & Arrow (P-4372; A-14787) (P-11437)
- 17 Ill. Adm. Code 650 White-Tailed Deer Hunting by Use of Firearms (P-4385; A-12430) (P-13113)
- 17 Ill. Adm. Code 740 Woodcock, Snipe, Rail & Teal Hunting (P-3802; A-11207)

## CORRECTIONS, DEPARTMENT OF

- 20 Ill. Adm. Code 701 County Jail Standards (P-9684)
- 20 Ill. Adm. Code 415 Health Care (E-13316) (P-15228)
- 20 Ill. Adm. Code 460 Impact Incarceration Program (E-17084)
- 20 Ill. Adm. Code 720 Municipal Jail & Lockup Standards (P-9694)
- 20 Ill. Adm. Code 535 Personal Property (P-1804089; A-6765)
- 20 Ill. Adm. Code 107 Records of Committed Persons (P-12125) (E-12273; O-15623; M-15600)
- 20 Ill. Adm. Code 525 Rights & Privileges (P-1805289; A-5114) (P-12345)

## CRIMINAL JUSTICE INFORMATION AUTHORITY, ILLINOIS

- 20 Ill. Adm. Code 1560 Operating Procedures for the Administration of Non-Federal Grant Funds (P-8100)

## EDUCATION, BOARD OF HIGHER

- 23 Ill. Adm. Code 1037 Capital Improvement Grants to Nonpublic Institutions of Higher Learning for Laboratory Research & Instructional Area Renovation (P-1622789; A-4508)

CI - 4



# ILLINOIS REGISTER

1990 CUMULATIVE INDEX

NOVEMBER 9, 1990

VOL. 14, ISSUE #45

## EDUCATION, BOARD OF HIGHER (CONT'D)

- 23 Ill. Adm. Code 1036 Capital Improvement Grants to Nonpublic Institutions of Higher Learning for Science & Technology (P-16234/89; A-5118)
- 23 Ill. Adm. Code 1025 Engineering Grant Program (P-14516/89; A-2015)
- 23 Ill. Adm. Code 1020 Health Services Education Grants Act (P-14521/89; A-2020)
- 23 Ill. Adm. Code 1010 Higher Education Cooperation Act (E-20390/89; O-3275; R-4271) (P-20203/89; A-7497)
- 23 Ill. Adm. Code 1000 Ill. Financial Assistance Act for Nonpublic Institutions of Higher Learning (P-14531/89; A-2030)

## EDUCATION, STATE BOARD OF

- 23 Ill. Adm. Code 25 Certification (P-8756/89; A-1243) (P-3331; A-17936)
- 23 Ill. Adm. Code 250 Comprehensive Arts Program (P-11447)
- 23 Ill. Adm. Code 253 Comprehensive Health Education (P-1645; A-12452)
- 23 Ill. Adm. Code 202 Disadvantaged Students Funds Plan -- Districts Over 50,000 ADA (P-13369/89; A-3472) (P-13367/89; AR-3487)
- 23 Ill. Adm. Code 500 Educational Service Centers (P-8307)
- 23 Ill. Adm. Code 50 Evaluation of Certified School District Employees in Contractual Continued Service (P-18979/89; A-7503)
- 23 Ill. Adm. Code 210 Learning Assessment & School Improvement Plans (P-8766/89; O-18943/89; R-1534; A-1254)
- 23 Ill. Adm. Code 451 Private Business & Vocational Schools (P-9133/89; O-4741; RC-4747; M-7662; A-7518) (P-9082/89; A-7593)
- 23 Ill. Adm. Code 110 Program Accounting Manual (P-8319)
- 23 Ill. Adm. Code 1 Public Schools Evaluation, Recognition & Supervision (P-1650; A-12457) (P-1931)
- 23 Ill. Adm. Code 275 Pupil Transportation (P-5921; A-17954) (E-6411)
- 23 Ill. Adm. Code 260 Reading Improvement Program (P-8424)
- 23 Ill. Adm. Code 226 Special Education (P-11068) (E-11364; O-15625)
- 23 Ill. Adm. Code 205 Truants' Alternative & Optional Education Programs (P-18991/89; O-5899; R-10593; A-10320)

## EDUCATIONAL OPPORTUNITY, ILLINOIS CONSORTIUM FOR

- 23 Ill. Adm. Code 2400 Ill. Consortium for Educational Opportunity Program (P-1703; A-12262) (P-12357)

## ELECTIONS, STATE BOARD OF

- 26 Ill. Adm. Code 100 Campaign Financing Act, The (P-14539/89; A-10824)
- 26 Ill. Adm. Code 207 Miscellaneous (P-16709)
- 26 Ill. Adm. Code 125 Practice & Procedure (P-14556/89; A-10832)
- 26 Ill. Adm. Code 210 Raffles Conducted by Political Committees (P-3814) (E-6907; O-10162)

## EMPLOYMENT SECURITY, DEPARTMENT OF

- 56 Ill. Adm. Code 2725 Administrative Hearings & Appeals (P-19841/89; A-5126)
- 56 Ill. Adm. Code 2865 Claimant's Active Search for Work (P-10215)
- 56 Ill. Adm. Code 2720 Claims, Adjudication, Appeals & Hearings (P-7686; A-15334) (P-10237)
- 56 Ill. Adm. Code 2770 Determination of Unemployment Contributions (P-15543/89; A-2038) (P-12364; A-18280) (P-15659)
- 56 Ill. Adm. Code 2920 Disqualifying Income & Reduced Benefits (P-13905)
- 56 Ill. Adm. Code 2815 Employees' General Rights & Duties (P-17152) (E-17389)
- 56 Ill. Adm. Code 2732 Employment (P-12748/89; O-20398/89; R-1049; A-673)
- 56 Ill. Adm. Code 2830 Payment of Benefits (P-2423) (P-2423; A-9101)
- 56 Ill. Adm. Code 2765 Payment of Unemployment Contributions, Interest & Penalties (P-1101; A-6218) (P-13118) (P-13910)

## ENERGY AND NATURAL RESOURCES, DEPARTMENT OF

- 83 Ill. Adm. Code 1000 Joint Rules of the Ill. Commerce Commission & the Dept. of Energy & Natural Resources: Residential Conservation Plan (PR-12756/89; AR-681)

CI - 5

# ILLINOIS REGISTER

1990 CUMULATIVE INDEX

NOVEMBER 9, 1990

VOL. 14, ISSUE #45

## ENVIRONMENTAL PROTECTION AGENCY

- 35 Ill. Adm. Code 691 Annual Testing Fees for Analytical Services (P-15164/89; A-2045)
- 35 Ill. Adm. Code 174 Delegation of Construction & Operating Permit Authority for Sanitary & Combined Sewers & Water Main Extensions (P-16242/89; A-4891)
- 35 Ill. Adm. Code 661 General Conditions of Grants for the Financing & Construction of Public Water Supply Facilities (P-1738/89; A-2055)
- 35 Ill. Adm. Code 871 General Conditions of State of Ill. Grants for Nonhazardous Solid Waste Planning & Enforcement (P-8429; A-17201)
- 35 Ill. Adm. Code 183 Joint Rules of the Environmental Protection Agency & the Dept. of Public Health: Certification & Operation of Environmental Laboratories (P-7561/89; A-8192)
- 35 Ill. Adm. Code 690 Permit Fees for Installing or Extending Water Main (P-15174/89; A-2070)
- 35 Ill. Adm. Code 366 Procedures & Requirements for Determining Loan Priorities for Municipal Wastewater Treatment Works Needs (P-19850/89; A-8121)
- 35 Ill. Adm. Code 870 Procedures for Issuing Solid Waste Planning & Enforcement Grants (P-8809; O-15603; RC-15607; R-17672) (P-15667)
- 35 Ill. Adm. Code 858 Procedures for Operation of the Non-Hazardous Solid Waste Fee System (P-8444; A-16913)
- 35 Ill. Adm. Code 860 State Remedial Action Priorities List (P-16252/89; A-5776)
- 35 Ill. Adm. Code 373 Third Stage Treatment Lagoon Exemptions (P-19880/89; A-18289)
- 35 Ill. Adm. Code 181 Toxic Pollution Prevention Innovation Plans (P-6520; A-14392)
- 35 Ill. Adm. Code 861 Used & Waste Tires Removal Priority List (P-8822)

## FINANCIAL INSTITUTIONS, DEPARTMENT OF

- 38 Ill. Adm. Code 195 Ill. Development Credit Corporation Act (P-1558; A-9110)
- 50 Ill. Adm. Code 8100 Title Insurance Act (P-16; C-1051; O-8209; RC-8219; M-8205; A-8600; F-13031) (E-305)

## FIRE MARSHAL, OFFICE OF THE STATE

- 41 Ill. Adm. Code 250 Fire Equipment Distributor & Employee Standards (P-5322)
- 41 Ill. Adm. Code 251 Fire Equipment Distributor & Employee Licenses (CC-8739)
- 41 Ill. Adm. Code 251 Fire Equipment Distributor & Employee Standards (E-8194; O-15631)
- 41 Ill. Adm. Code 100 Fire Prevention & Safety (RC-3277)
- 41 Ill. Adm. Code 140 Policy & Procedures Manual for Fire Protection Personnel (P-4781)
- 41 Ill. Adm. Code 170 Storage, Transportation, Sale & Use of Petroleum & Other Regulated Substances (P-63; A-5781) (P-12373)

## GUARDIANSHIP AND ADVOCACY COMMISSION

- 59 Ill. Adm. Code 301 Fee Schedule for the Office of the State Guardian (P-1708; A-17964)

## HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS

- 77 Ill. Adm. Code 2510 Data Collection (P-8198/89; A-2078)
- 77 Ill. Adm. Code 2530 Hospital Price Information (P-17428)

## HEARING AID CONSUMER PROTECTION BOARD

- 77 Ill. Adm. Code 3000 Hearing Aid Consumer Protection Continuing Education Requirements (P-19035/89; A-10337)

## HOUSING DEVELOPMENT AUTHORITY, ILLINOIS

- 47 Ill. Adm. Code 360 Affordable Housing Program (P-1726; A-9117) (E-2094)
- 47 Ill. Adm. Code 350 Low-Income Housing Tax Credit Allocation (PR-5651; AR-14019) (P-5653; A-14021) (E-5817) (E-5827)
- 47 Ill. Adm. Code 310 Multifamily Rental Housing Mortgage Loan Program (P-13371/89; A-683)

## ILLINOIS, BOARD OF TRUSTEES OF THE UNIVERSITY OF

- 89 Ill. Adm. Code 1200 Program Content & Guidelines for Division of Services for Crippled Children (P-19885/89; A-5136)

## INDUSTRIAL COMMISSION, ILLINOIS

- 50 Ill. Adm. Code 7030 Arbitration (E-4913) (P-5655; A-13141)

CI - 6



## INDUSTRIAL COMMISSION, ILLINOIS (CONT'D)

50 Ill. Adm. Code 7100 Insurance Regs. (E-4920) (P-5662; A-13149)  
 50 Ill. Adm. Code 7110 Miscellaneous (E-4929) (P-5671; A-13161)  
 50 Ill. Adm. Code 7040 Review (E-4940) (P-5682; A-13173)

## INSURANCE, DEPARTMENT OF

50 Ill. Adm. Code 1407 Accelerated Life Benefit Terminal Illness/Qualified Conditions (P-17737)  
 50 Ill. Adm. Code 1408 Accident & Health Risk Ratio Notice (P-17592/89; A-3489)  
 50 Ill. Adm. Code 938 Advertisements of Medicare Supplement Insurance (P-8828; A-17595)  
 50 Ill. Adm. Code 2010 Advertising & Sales Promotion of Life Insurance & Annuities (P-2744; A-13534)  
 50 Ill. Adm. Code 909 Construction & Filing of Life Insurance & Annuity Forms (P-17604/89; W-4971)  
 50 Ill. Adm. Code 1405 Exempt Sale of Insurance Company Shares (P-8451; A-16920)  
 50 Ill. Adm. Code 907 Group Coverage Discontinuance & Replacement (P-1729; A-17217)  
 50 Ill. Adm. Code 2013 Licensing of Public Adjusters (P-8454; A-17978)  
 50 Ill. Adm. Code 3118 Life Insurance Solicitation (P-2754; A-13594)  
 50 Ill. Adm. Code 930 Long-Term Care Insurance (P-9181/89; A-10345)  
 50 Ill. Adm. Code 2012 Minimum Standards of Individual Accident & Health Insurance (P-14229)  
 50 Ill. Adm. Code 2007 Minimum Standards for Individual & Group Medicare Supplement Insurance (P-17615/89; W-2410) (P-10247; RC-17674)  
 50 Ill. Adm. Code 2005 Pre-Existing Illness (P-11071)  
 50 Ill. Adm. Code 3119 Prelicensing & Continuing Education (P-12127)  
 50 Ill. Adm. Code 3113 Premium Fund Trust Account (P-12935/89; A-2088)  
 50 Ill. Adm. Code 754 Rules & Rate Filings (P-19013/89; A-5793) (P-15238)  
 50 Ill. Adm. Code 2011 Transitional Requirements for the Conversion of Medicare Supplement Insurance Benefits & Premiums to Conform to Medicare Program Revisions (P-11075)

## LABOR, DEPARTMENT OF

56 Ill. Adm. Code 350 Health & Safety (P-5839/89; O-4750; W-4740)  
 56 Ill. Adm. Code 690 Nursing Agency Licensing Act (P-1107; RC-10123; A-12516)  
 56 Ill. Adm. Code 100 Prevailing Wage Hearing Procedures (P-536; O-10126; M-13866; A-13608) (E-1026)

## LABOR RELATIONS BOARD, ILLINOIS EDUCATIONAL

80 Ill. Adm. Code 1125 Fair Share Fee Objections (P-15182/89; A-2873)  
 2 Ill. Adm. Code 2676 Freedom of Information (A-4151)  
 80 Ill. Adm. Code 1100 General Procedures (P-1327/89; A-1270)  
 80 Ill. Adm. Code 1105 Hearing Procedures (P-1335/89; A-1278)  
 2 Ill. Adm. Code 2675 Public Information, Rulemaking, Organization & Personnel (A-4158)  
 80 Ill. Adm. Code 1110 Representation Procedures (P-1357/89; A-1297)  
 80 Ill. Adm. Code 1120 Unfair Labor Practice Proceedings (P-1381/89; A-1322)

## LABOR RELATIONS BOARD, ILLINOIS STATE/LABOR RELATIONS BOARD, ILLINOIS LOCAL

80 Ill. Adm. Code 1200 General Procedures (P-7693)  
 80 Ill. Adm. Code 1230 Impasse Resolution (P-7700)  
 80 Ill. Adm. Code 1210 Representation Proceedings (P-7726)  
 80 Ill. Adm. Code 1220 Unfair Labor Practice Proceedings (P-7756)

## LEGISLATIVE INFORMATION SYSTEM

2 Ill. Adm. Code 150 Access to Legislative Information System Information (A-3049)  
 3 Ill. Adm. Code 600 Access to Legislative Information System Information (P-3349; A-12531)

## LOCAL GOVERNMENTAL LAW ENFORCEMENT OFFICERS' TRAINING BOARD, ILLINOIS

20 Ill. Adm. Code 1760 Coroners Basic Training (P-13997/89; A-10027)  
 20 Ill. Adm. Code 1720 Ill. Police Training Act (P-5378; A-14800) (P-16198)  
 20 Ill. Adm. Code 1720 Minimum Requirements of the Trainee (P-5378)

## MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

59 Ill. Adm. Code 102 Dept. Facilities & Grounds (P-2432)

## MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF (CONT'D)

59 Ill. Adm. Code 108 Education & Training (P-16718)  
 59 Ill. Adm. Code 117 Family Assistance & Home-Based Support Programs for Persons with Mental Disabilities (P-14671) (E-14987; O-17716)  
 2 Ill. Adm. Code 1026 Freedom of Information (A-14032)  
 59 Ill. Adm. Code 130 Mental Health Clinic Program Standards & Provider Requirements (P-17744) (E-18100)  
 59 Ill. Adm. Code 119 Minimum Standards for Certification of Developmental Training Programs (P-3356; RC-16074; A-17227)  
 59 Ill. Adm. Code 119 Minimum Standards for Licensure, Certification, or Approval of Programs Serving Persons with Developmental Disabilities or Mental Illness (P-13377/89; W-3696)  
 59 Ill. Adm. Code 106 Services Charges (P-14674)  
 59 Ill. Adm. Code 115 Standards & Licensure Requirements for Community-Integrated Living Arrangements (P-15183/89; RC-10128; A-10865)

## MINES AND MINERALS, DEPARTMENT OF

62 Ill. Adm. Code 240 An Act in Relation to Oil, Gas & Other Surface & Underground Resources (P-15226/89; A-2317) (A-3053) (P-3394)  
 62 Ill. Adm. Code 200 An Act Relating to the Manufacture, Possession, Storage, Transportation, Use, Sale, or Gift of Explosives (PR-18056/89; AR-3501)  
 62 Ill. Adm. Code 1761 Areas Designated by Act of Congress (P-12197/89; A-11777)  
 62 Ill. Adm. Code 1800 Bonding & Insurance Requirements for Surface Coal Mining & Reclamation Operations (P-12205/89; A-11785)  
 62 Ill. Adm. Code 1700 General (P-12217/89; A-11795)  
 62 Ill. Adm. Code 1701 General Definitions (P-12222/89; A-11800)  
 62 Ill. Adm. Code 200 III. Explosives Act, The (P-18061/89; A-3503)  
 62 Ill. Adm. Code 240 III. Oil & Gas Act, The (P-10288; C-11410; RC-17684) (P-3394; A-13620) (P-16205)  
 62 Ill. Adm. Code 1846 Individual Civil Penalties (P-12248/89; A-11825)  
 62 Ill. Adm. Code 1816 Permanent Program Performance Standards--Surface Mining Activities (P-12233/89; A-11830)  
 62 Ill. Adm. Code 1817 Permanent Program Performance Standards--Underground Mining Operations (P-12280/89; A-11855)  
 62 Ill. Adm. Code 1778 Permit Applications--Minimum Requirements for Legal, Financial, Compliance, and Related Information (P-12303/89; A-11873)

62 Ill. Adm. Code 1772 Requirements for Coal Exploration (P-12311/89; A-11880)  
 62 Ill. Adm. Code 1773 Requirements for Permits & Processing (P-12317/89; A-11886)  
 62 Ill. Adm. Code 1774 Revision: Renewal, & Transfer, Assignment, or Sale of Permit Rights (P-12231/89; A-11900)

62 Ill. Adm. Code 1843 State Enforcement (P-12341/89; A-11906)  
 62 Ill. Adm. Code 220 Surface Installation Health and Safety (P-14277)  
 62 Ill. Adm. Code 300 Surface-Mined Land Conservation & Reclamation Act (P-18103/89; A-3548)  
 62 Ill. Adm. Code 1780 Surface Mining Permit Application--Minimum Requirements for Reclamation & Operation Plan (P-12352/89; A-11911)

62 Ill. Adm. Code 1779 Surface Mining Permit Applications--Minimum Requirements for Information on Environmental Resources (P-12347/89; A-11924)  
 62 Ill. Adm. Code 1783 Underground Mining Permit Applications--Minimum Requirements for Information on Environmental Resources (P-12366/89; A-11929)  
 62 Ill. Adm. Code 1784 Underground Mining Permit Applications--Minimum Requirements for Reclamation & Operation Plan (P-12371/89; A-11935)

## NUCLEAR SAFETY, DEPARTMENT OF

32 Ill. Adm. Code 401 Accrediting Persons in the Practice of Medical Radiation Technology (P-19017/89; A-15341)  
 32 Ill. Adm. Code 331 Fees for Radioactive Material Licenses (P-15672)  
 32 Ill. Adm. Code 310 General Provisions (P-11450)  
 32 Ill. Adm. Code 330 Licensing of Radioactive Material (P-11471)  
 32 Ill. Adm. Code 332 Licensing Requirements for Source Material Milling Facilities (P-5874/89; A-333; O-2134; R-6437)



## ILLINOIS REGISTER

1990 CUMULATIVE INDEX

NOVEMBER 9, 1990

VOL. 14, ISSUE #45

## NUCLEAR SAFETY, DEPARTMENT OF (CONT'D)

- 32 Ill. Adm. Code 501 Plan for the Reimbursement for Local Governments Under Provisions of the "Ill. Nuclear Safety Preparedness Act" (P-8865; A-16923)
- 32 Ill. Adm. Code 410 Radiation Inspectors & Inspections (P-17184/89; A-13638)
- 32 Ill. Adm. Code 351 Radiation Safety Requirements for Wireline Service Operations & Subsurface Tracer Studies (P-15980/89; A-13633)
- 32 Ill. Adm. Code 320 Registration of Radioactive Materials, Radiation Machine, & Radiation Installations (P-17626/89; A-13644)
- 32 Ill. Adm. Code 335 Use of Radionuclides in the Healing Arts (P-11585)
- 32 Ill. Adm. Code 370 Use of Sealed Radioactive Sources in the Healing Arts (PR-11653)
- 32 Ill. Adm. Code 360 Use of X-Rays in the Healing Arts Including Medical, Dental, Podiatry, & Veterinary Medicine (P-6940)

## POLLUTION CONTROL BOARD

- 35 Ill. Adm. Code 211 Definitions & General Provisions (P-2766) (P-8463) (P-16285/89; A-9141) (P-12697)
- 35 Ill. Adm. Code 211 Effluent Standards (P-2999) (P-9204/89; A-6777) (P-17633/89; A-9437) (P-9700) (P-11093) (P-20230/89; A-12538)
- 35 Ill. Adm. Code 241 Emission Standards for Motor Vehicles & Motor Vehicle Engines (P-6977) (P-17812)
- 35 Ill. Adm. Code 604 Finished Water & Raw Water (P-255/89; A-689) (P-18688/89; A-16435)
- 35 Ill. Adm. Code 620 Groundwater Quality (P-17822)
- 35 Ill. Adm. Code 738 Hazardous Waste Injection Restrictions (P-18110/89; A-3059) (P-3823; A-11948)
- 35 Ill. Adm. Code 720 Hazardous Waste Management System: General (P-72; A-6225) (P-3006) (P-17638/89; A-3075) (P-9706; A-16450) (P-13925)
- 35 Ill. Adm. Code 106 Hearings Pursuant to Specific Rules (P-14634/89; A-9442)
- 35 Ill. Adm. Code 721 Identification & Listing of Hazardous Waste (P-6528; A-14401) (P-9729; A-16472) (P-13938)
- 35 Ill. Adm. Code 812 Information to be Submitted in a Permit Application (P-3834; A-15785)
- 35 Ill. Adm. Code 725 Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage and Disposal Facilities (P-6574; A-14447) (P-9754; A-16498)
- 35 Ill. Adm. Code 601 Introduction (P-262/89; A-1379)
- 35 Ill. Adm. Code 301 Introduction (P-14152/89; A-2879)
- 35 Ill. Adm. Code 728 Land Disposal Restrictions (P-79; A-6232) (P-6597; A-14470) (P-9764; A-16508)
- 35 Ill. Adm. Code 848 Management of Used & Waste Tires (P-7763)
- 35 Ill. Adm. Code 305 Monitoring & Reporting (P-14159/89; A-2888)
- 35 Ill. Adm. Code 607 Operation & Record Keeping (P-18683/89; A-16512)
- 35 Ill. Adm. Code 215 Organic Material Emission Standards & Limitations (P-2772) (P-15249/89; A-3555) (E-6421) (P-12384/89; A-7596) (P-8877) (P-16445/89; A-9173) (P-12701)
- 35 Ill. Adm. Code 306 Performance Criteria (P-13173/89; A-9449)
- 35 Ill. Adm. Code 105 Permits (P-2784)
- 35 Ill. Adm. Code 309 Permits (P-14164/89; A-2892)
- 35 Ill. Adm. Code 310 Pretreatment Programs (P-20240/89; A-7608)
- 35 Ill. Adm. Code 611 Primary Drinking Water Standards (P-16215) (P-18690/89; A-16517) (P-17151)
- 35 Ill. Adm. Code 815 Procedural Requirements for All Landfills Exempt From Permits (P-3872; A-15807)
- 35 Ill. Adm. Code 813 Procedural Requirements for Permitted Landfills (P-3882; A-15814)
- 35 Ill. Adm. Code 705 Procedures for Permit Issuance (P-17644/89; A-3082)
- 35 Ill. Adm. Code 702 RCRA & UIC Permit Programs (P-120; A-6273) (P-17651/89; A-3089)
- 35 Ill. Adm. Code 703 RCRA Permit Program (P-125; A-6278) (P-6619; A-14492)
- 35 Ill. Adm. Code 102 Regulatory & Informational Hearings & Proceedings (P-14696/89; O-5902; M-9256; A-9210) (P-11666)
- 35 Ill. Adm. Code 102 Regulatory & Other Nonadjudicative Hearings & Proceedings (PR-14727/89; AR-9244)
- 35 Ill. Adm. Code 606 Reporting & Public Notification (PR-18816/89; AR-16640)
- 35 Ill. Adm. Code 605 Sampling & Monitoring (P-269/89; A-695) (P-18822/89; A-16642)
- 35 Ill. Adm. Code 307 Sewer Discharge Criteria (P-7530/89; A-3100) (P-20257/89; A-7620)
- 35 Ill. Adm. Code 807 Solid Waste (P-3902; A-15832)
- 35 Ill. Adm. Code 810 Solid Waste Disposal: General Provisions (P-3909; A-15838)
- 35 Ill. Adm. Code 808 Special Waste Classifications (P-13468/89; A-14043)
- 35 Ill. Adm. Code 809 Special Waste Hauling (P-13699/89; A-14076)

CI - 9

## ILLINOIS REGISTER

1990 CUMULATIVE INDEX

NOVEMBER 9, 1990

VOL. 14, ISSUE #45

## POLLUTION CONTROL BOARD (CONT'D)

- 35 Ill. Adm. Code 722 Standards Applicable to Generators of Hazardous Waste (P-9768; A-16653)
- 35 Ill. Adm. Code 814 Standards for Existing Landfills & Units (P-3858; A-15850)
- 35 Ill. Adm. Code 811 Standards for New Solid Waste Landfills (P-3923; A-15861)
- 35 Ill. Adm. Code 724 Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-6638; A-14511) (P-9773; A-16658)
- 35 Ill. Adm. Code 726 Standards for the Management of Specific Hazardous Waste & Specific Types of Hazardous Waste Management Facilities (P-6660; A-14533)
- 35 Ill. Adm. Code 214 Sulfur Limitations (P-11098)
- 35 Ill. Adm. Code 232 Toxic Air Contaminants (P-8905)
- 35 Ill. Adm. Code 704 UIC Permit Program (P-18125/89; A-3116)
- 35 Ill. Adm. Code 730 Underground Injection Control Operating Requirements (P-3014; A-11959) (P-18139/89; A-3130)
- 35 Ill. Adm. Code 731 Underground Storage Tanks (P-153; A-5797) (P-2791; A-9454) (P-4406; A-11964)
- 35 Ill. Adm. Code 302 Water Quality Standards (P-14172/89; O-2120; R-2960; A-2899) (P-20273/89; A-11974)
- 35 Ill. Adm. Code 303 Water Use Designations & Site Specific Water Quality Standards (P-17661/89; A-9460) (P-9784) (P-17862)

## PROFESSIONAL REGULATION, DEPARTMENT OF

- 68 Ill. Adm. Code 1175 Barber, Cosmetology & Esthetics Act of 1985, The; (P-17190/89; A-14090)
- 68 Ill. Adm. Code 1400 Clinical Psychologist Licensing Act (P-2913/89; O-4754; A-4515; WPF-12936; A-12735)
- 68 Ill. Adm. Code 1300 III. Nursing Act of 1987, The (P-14236/89; A-10035)
- 68 Ill. Adm. Code 1340 III. Physical Therapy Act (P-17432)
- 68 Ill. Adm. Code 1380 III. Professional Engineering Act (P-7346)
- 68 Ill. Adm. Code 1480 III. Structural Engineering Act, The (P-14291)
- 68 Ill. Adm. Code 1270 Land Surveyors Act (P-7378)
- 68 Ill. Adm. Code 1320 Optometric Practice Act of 1987 (P-2444; A-14128)
- 68 Ill. Adm. Code 1360 Podiatric Medical Practice Act of 1987 (P-14004/89; A-701)
- 68 Ill. Adm. Code 1240 Private Detective, Private Alarm & Private Security Act of 1983 (P-2456)
- 68 Ill. Adm. Code 1400 Psychologist Registration Act (P-2913/89; O-4754; PF-4760) (WPF-12936)

## PUBLIC AID, DEPARTMENT OF

- 89 Ill. Adm. Code 130 Administration of Social Service Programs (P-1564; O-12946; RC-12948; R-14606; A-14537) (P-4049; A-13772)
- 89 Ill. Adm. Code 112 Aid to Families with Dependent Children (P-538; A-6306) (P-14741/89; A-705) (P-1123; O-12951; O-12962; R-13867; A-13652) (P-2798; O-12966; R-14214; A-14140) (P-1948/89; A-3170) (P-16894/89; A-3575) (P-18833/89; A-3575) (P-16894/89; A-3575) (P-4054; A-10379) (P-5695; O-12977; R-14214; A-14140) (P-5923; O-12980; R-14214; A-14140) (P-19117/89; A-6306) (P-9291; A-16937) (P-9790; A-16937) (P-16768)
- 89 Ill. Adm. Code 113 Aid to the Aged, Blind or Disabled (P-163; A-6321) (P-14263/89; A-720) (P-2311; O-12983; R-13361; A-13187) (P-19130/89; A-6321) (P-7813; A-14806) (P-9307; A-16957) (P-9806; A-16957) (P-15701)
- 89 Ill. Adm. Code 110 Application Process (P-7395; A-13198)
- 89 Ill. Adm. Code 111 Assistance Standards (P-17162)
- 89 Ill. Adm. Code 160 Child Support Enforcement (P-12148) (P-13946; W-17123) (P-17167; A-17673) (P-17436)
- 89 Ill. Adm. Code 116 Crisis Assistance (P-10616; A-16970)
- 89 Ill. Adm. Code 170 Demonstration Programs (P-13124)
- 89 Ill. Adm. Code 144 Developmental Disabilities Service (P-11999/89; A-4166) (A-7651) (P-4419; O-15611; R-18168; A-17988)
- 89 Ill. Adm. Code 141 Drug Manual (P-2465; A-9464) (E-2657) (P-17665/89; A-3595) (P-20288/89; A-6339) (P-12202; A-18015) (E-12278) (P-12714) (E-12910)
- 89 Ill. Adm. Code 121 Food Stamps (P-548; A-6349) (P-13503/89; A-729) (P-14756/89; A-729) (P-5923; A-13202) (P-7006; A-13202) (P-9317; O-16077; R-17124; A-16983) (PP-15158)

CI - 10



## PUBLIC AID, DEPARTMENT OF (CONT'D)

- 89 Ill. Adm. Code 114  
General Assistance (P-14764/89; A-746) (P-2821; O-12994; R-14218; A-14162)  
(P-16691/89; A-3640) (P-4070; A-10929) (P-5385; A-13777) (P-5713; O-13005;  
R-14218; A-14162) (P-5945; O-13008; R-14218; A-14162) (P-19146/89; A-6360)  
(P-7015; A-13215) (P-9815; A-17111) (P-15712)
- 89 Ill. Adm. Code 148  
Hospital Services (P-13729/89; A-2553) (P-5409; O-15614; RC-15618; R-15614;  
A-15358) (P-9331; O-16079; R-18336; A-18293) (P-9827; A-16998) (P-11108)  
(E-11392)
- 89 Ill. Adm. Code 149  
III. Competitive Access & Reimbursement Equity (ICARE) Program (P-15722)
- 89 Ill. Adm. Code 120  
Medical Assistance Programs (P-558; A-7637) (P-14778/89; A-760) (E-1494) (P-2831;  
O-13011; R-13363; A-13227) (P-4081; A-10396) (P-15582/89; A-4233) (P-17229/89;  
A-4233) (P-5724; A-13227) (E-5839) (P-5954; O-13022; R-13363; A-13227)  
(P-19157/89; A-6372) (P-7821; A-14814) (P-9343; A-17004)
- 89 Ill. Adm. Code 140  
Medical Payment (P-11157/89; A-190) (P-1570; A-10409) (P-1737; A-10062) (P-13178/89;  
A-2564) (P-15612/89; A-2564) (P-3019; RC-17693) (E-3241; O-8223; R-9258)  
(P-4415; O-16082) (P-14625/89; A-4543) (E-4577; O-8226; R-9260) (P-4860;  
A-18057) (P-5417; A-14826) (E-5575) (P-5726; A-13262; RC-17688) (P-8865)  
(P-7027; A-15981) (P-17667/89; A-7141) (E-7249; O-13036) (P-7834) (P-8929;  
A-17279) (P-10629) (P-11672) (E-12082; O-15633) (P-13963) (E-14184; O-17718)  
(P-14317) (E-14570) (P-14681) (P-15281/89; A-15366)
- 89 Ill. Adm. Code 146  
Point Count Guidelines for ICF/MR & SNF/PED Facilities (P-4419) (PR-7031; AR-13800)  
(A-7651)
- 89 Ill. Adm. Code 115  
Refugee/Entrant/Repatriate Program (P-14790/89; A-773) (P-2469; A-10438)
- 89 Ill. Adm. Code 147  
Reimbursement for Nursing Costs for Geriatric Facilities (P-10763/89; A-210) (P-5434)  
(P-4664; A-16669) (E-6915; O-10165) (P-9355) (E-9523; O-13039; R-17126)  
(P-13967) (E-14203; O-17723) (P-15243) (E-15578; O-17726)
- 89 Ill. Adm. Code 117  
Related Program Provisions (P-14008/89; A-780) (P-17241/89; A-9488)
- 89 Ill. Adm. Code 102  
Rights & Responsibilities (P-7399/89; A-13279)
- 89 Ill. Adm. Code 104  
Rules of Practice in Administrative Hearings (P-12204)
- 89 Ill. Adm. Code 118  
Special Eligibility Groups (P-2473; A-10442)
- 59 Ill. Adm. Code 115  
Standards & Licensure Requirements for Community-Integrated Living Arrangements  
(P-15183/89; RC-10145)
- 89 Ill. Adm. Code 103  
Support Responsibility of Relatives (P-5965; A-13288) (P-19180/89; A-6395) (P-13129)

## PUBLIC COUNSEL, OFFICE OF

- 2 Ill. Adm. Code 2701  
Freedom of Information Act (A-12543)
- 2 Ill. Adm. Code 2700  
Organization, Rulemaking, & Public Access (A-11982)

## PUBLIC HEALTH, DEPARTMENT OF

- 77 Ill. Adm. Code 697  
AIDS Confidentiality & Testing Code (P-16779)
- 77 Ill. Adm. Code 205  
Ambulatory Surgical Treatment Center Licensing Requirements (P-5442; A-13802) (E-5596)
- 77 Ill. Adm. Code 855  
Asbestos Abatement for Public & Private Schools in Ill. (P-172; A-12552) (E-135)
- 77 Ill. Adm. Code 400  
Central Complaint Registry (P-10648)
- 77 Ill. Adm. Code 665  
Child Health Examination Code (P-5446; A-14543) (E-5617) (P-17867)
- 77 Ill. Adm. Code 694  
College Immunization Code (P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)  
(P-5448; A-14551) (E-5882)
- 77 Ill. Adm. Code 690  
Control of Communicable Diseases Code (P-16810)
- 77 Ill. Adm. Code 693  
Control of Sexually Transmissible Diseases Code (P-16817)
- 77 Ill. Adm. Code 900  
Drinking Water Systems Code (P-5457; A-14844)
- 77 Ill. Adm. Code 535  
Emergency Medical Services Code (P-1755; RC-13025; A-15390) (P-16237)
- 77 Ill. Adm. Code 590  
Family Practice Residency Act (PR-8493)
- 77 Ill. Adm. Code 590  
Family Practice Residency Code (P-8503) (E-8725; O-13042)
- 77 Ill. Adm. Code 1240  
Financial & Economic Feasibility Review & Evaluation Plan (For All Long-Term Care &  
Chronic Disease Facilities) (P-16703/89; A-5162)
- 77 Ill. Adm. Code 1230  
Financial Feasibility Review & Evaluation Plan (P-6708/89; A-5165)
- 77 Ill. Adm. Code 750  
Food Service Sanitation Code (P-5050) (P-11110)
- 77 Ill. Adm. Code 550  
Head & Spinal Cord Injury Code (P-10656)

## PUBLIC HEALTH, DEPARTMENT OF (CONT'D)

- 77 Ill. Adm. Code 682  
Hearing Aid Consumer Protection Code (P-19185/89; A-10447)
- 77 Ill. Adm. Code 250  
Hospital Licensing Requirements (P-7875/89; A-2342; A-13824) (P-16259)
- 77 Ill. Adm. Code 710  
III. Alzheimer's Disease & Related Disorders Assistance Code (P-15246)
- 77 Ill. Adm. Code 430  
III. Clinical Laboratories Code (P-14280/89; A-2360)
- 77 Ill. Adm. Code 790  
III. Formulary for the Drug Product Selection Program, The (P-1220; A-8154) (E-1505)  
(P-16910/89; A-3184) (P-4437; A-11988) (P-9357; E-9556)  
(P-13133) (E-13325)
- 77 Ill. Adm. Code 840  
III. Health & Hazardous Substances Registry (P-15284/89; A-5495)
- 77 Ill. Adm. Code 245  
III. Home Health Agency Code (P-10007/89; A-2382) (P-14699)
- 77 Ill. Adm. Code 890  
III. Plumbing Code (P-4543/89; A-1385)
- 77 Ill. Adm. Code 820  
III. Swimming Pool & Bathing Beach Code (P-12395/89; A-786)
- 77 Ill. Adm. Code 540  
III. Trauma Center Code (P-10665) (P-13424) (E-13856)
- 77 Ill. Adm. Code 920  
III. Water Well Construction Code (P-15338/89; A-228) (P-5484; A-14871)
- 77 Ill. Adm. Code 695  
Immunizations (P-5749) (E-5890)
- 77 Ill. Adm. Code 350  
Intermediate Care for the Developmentally Disabled Facilities Code (P-2210; A-14876)  
(P-9833)
- 35 Ill. Adm. Code 190  
Joint Rules of the Environmental Protection Agency & the Dept. of Public Health:  
Certification & Operation of Environmental Laboratories (P-7561/89; A-8555)
- 77 Ill. Adm. Code 615  
Local Health Depts. Program Standards Code (P-10137/89; A-805)
- 77 Ill. Adm. Code 390  
Long-Term Care for Under Age 22 Facilities Code (P-2237; A-14904) (P-9887)
- 77 Ill. Adm. Code 630  
Maternal & Child Health Services Code (P-10060/89; A-11219) (P-15726)
- 77 Ill. Adm. Code 790  
III. Formulary for the Drug Product Selection Program, The (P-3356; A-17227)
- 77 Ill. Adm. Code 935  
Migrant Labor Camps (P-2498; A-12633)
- 77 Ill. Adm. Code 240  
Minimum Health Care Standards for Health Maintenance Organizations (P-10028/89;  
A-2403)
- 77 Ill. Adm. Code 600  
Minimum Qualifications for Personnel Employed by Local Health Depts. Code:  
(P-10035/89; A-840)
- 77 Ill. Adm. Code 661  
Newborn Metabolic Screening & Treatment Code (P-4443; A-13292)
- 77 Ill. Adm. Code 905  
Private Sewage Disposal Code (P-16305)
- 77 Ill. Adm. Code 635  
Program Content & Guidelines for Title X Family Planning Services (P-7858)
- 77 Ill. Adm. Code 800  
Recreation Area Code (P-17707/89; A-12663)
- 77 Ill. Adm. Code 640  
Regionalized Perinatal Care (PR-12413/89; AR-12747)
- 77 Ill. Adm. Code 640  
Regionalized Perinatal Health Care Code (P-12433/89; A-12749)
- 77 Ill. Adm. Code 725  
Salvage Warehouses & Stores for Foods, Alcoholic Liquors, Drugs, Medical Devices &  
Cosmetics Code (P-14306/89; A-864)
- 77 Ill. Adm. Code 695  
School Child Immunization Code (P-5749; A-14562) (P-17873)
- 77 Ill. Adm. Code 330  
Sheltered Care Facilities Code (P-1827; A-14928) (P-9920)
- 77 Ill. Adm. Code 300  
Skilled Nursing & Intermediate Care Facilities Code (P-2261; A-14950) (P-9937)
- 77 Ill. Adm. Code 830  
Structural Pest Control Code (P-571; A-12889) (E-1038)
- 77 Ill. Adm. Code 510  
Testing of Breath, Blood & Urine for Alcohol &/or Other Drugs (P-11119)
- 77 Ill. Adm. Code 500  
Vital Records Act (P-17452)
- 77 Ill. Adm. Code 672  
WIC Vendor Management Code (P-11132)

## PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD, DEPARTMENT OF

- 77 Ill. Adm. Code 1150  
Certificate of Need for Health Maintenance Organizations (PR-5580/89; AR-5168)
- 77 Ill. Adm. Code 1130  
Health Facilities Planning Procedural Rules (P-17245/89; A-7183)
- 77 Ill. Adm. Code 1190  
Permit Application Fees (P-16917/89; A-5550)
- 77 Ill. Adm. Code 1220  
Practice & Procedures in Reconsideration Hearings (PR-16714/89; AR-5172)
- 77 Ill. Adm. Code 1160  
Processing an Application for Permit & Validity of Permits (PR-17280/89; AR-5175)

## RACING BOARD, ILLINOIS

- 11 Ill. Adm. Code 1428  
Admissions & Credentials (P-8948; A-17633) (P-10675)
- 11 Ill. Adm. Code 510  
Claiming Races (P-8079; A-17636)
- 11 Ill. Adm. Code 439  
Double Trifecta Wagering Pool (P-5751; A-13847)
- 11 Ill. Adm. Code 1317  
Drivers, Trainers, & Agents (P-8083; A-17639)
- 11 Ill. Adm. Code 1312  
Entries & Declarations (P-14750)



## ILLINOIS REGISTER

1990 CUMULATIVE INDEX

NOVEMBER 9, 1990

VOL. 14, ISSUE #45

## RACING BOARD, ILLINOIS (CONT'D)

- 11 Ill. Adm. Code 1413 Entries, Subscriptions & Declarations (P-12385)  
11 Ill. Adm. Code 1326 Harness Off-Track Stabling Rules (P-16838)  
11 Ill. Adm. Code 502 Licensing (P-8952; A-17641)  
11 Ill. Adm. Code 1408 Licensing of Participants (P-16843)  
11 Ill. Adm. Code 509 Medication (P-10171/89; A-8186) (P-10679)  
11 Ill. Adm. Code 419 Over/Under Rules (P-7406; A-14978)  
11 Ill. Adm. Code 405 Pari-Mutuels (P-1224; A-11310) (P-8086; A-17646) (P-8542; A-17646) (P-8957) (P-12389)  
11 Ill. Adm. Code 408 Perfecta or Exacta Pools (P-8961; A-17651)  
11 Ill. Adm. Code 438 Pick N' Wagering Pool (P-8546; A-17653)  
11 Ill. Adm. Code 415 Programs (P-1597; A-11314)  
11 Ill. Adm. Code 407 Quinella Rules (P-8964; A-17659)  
11 Ill. Adm. Code 1305 Race Track Operators & Their Duties (P-8967; A-17661) (P-10687)  
11 Ill. Adm. Code 1424 Regs. for Meetings (P-8971) (P-10691)  
11 Ill. Adm. Code 1325 Security & Admissions (P-8090; A-17665) (P-8553; A-17665)  
11 Ill. Adm. Code 1415 Starting (P-10696)  
11 Ill. Adm. Code 421 Superfracta Rules (P-7411; A-14982)  
11 Ill. Adm. Code 433 Totalizer Operations (P-10700) (P-12393)  
11 Ill. Adm. Code 409 Trifecta (P-1601; A-11317) (P-1849; A-12265) (P-8557; A-17670) (P-10705)  
11 Ill. Adm. Code 409 Trifecta Rules (P-1601) (P-1849)  
11 Ill. Adm. Code 440 Twin Trifecta Exchange (P-8975)

## REHABILITATION SERVICES, DEPARTMENT OF

- 2 Ill. Adm. Code 1176 Access to Public Records (P-9364; A-15999)  
89 Ill. Adm. Code 515 Advisory Councils (P-9370; O-17698; RC-17703)  
89 Ill. Adm. Code 540 Auxiliary Aids (P-16927/89; A-5808)  
89 Ill. Adm. Code 716 Case Management Services to Persons with AIDS (P-9994; RC-17706)  
89 Ill. Adm. Code 885 Centers for Independent Living (P-6666)  
89 Ill. Adm. Code 562 Client Financial Participation (P-14313/89; A-1466) (P-9379)  
89 Ill. Adm. Code 617 Closure (P-9385)  
89 Ill. Adm. Code 505 Confidentiality of Information (P-12718)  
89 Ill. Adm. Code 530 Criteria for the Evaluation of Programs of Services in Rehabilitation Facilities (P-11676)  
89 Ill. Adm. Code 843 Disability Case Development Process (P-12212)  
89 Ill. Adm. Code 552 Eligibility (P-9392)  
89 Ill. Adm. Code 765 Establishment & Administration of Special Education, The (P-12224)  
89 Ill. Adm. Code 687 Financial Eligibility Criteria (P-8560; O-16085; RC-16088)  
89 Ill. Adm. Code 712 Homemaker Contracts (P-11702)  
89 Ill. Adm. Code 795 Identification, Evaluation, & Placement of Exceptional Children (P-3407; A-16005)  
89 Ill. Adm. Code 730 Ill. Visually Handicapped Institute (P-12228)  
89 Ill. Adm. Code 572 Individualized Written Rehabilitation Program (P-5969)  
89 Ill. Adm. Code 899 Leksels (P-3412; O-13029)  
89 Ill. Adm. Code 602 Maintenance (P-14797/89; A-2598) (P-5974; A-18077)  
89 Ill. Adm. Code 587 Medical, Psychological, & Related Services (P-16719/89; A-6785) (P-11736)  
89 Ill. Adm. Code 830 Non-Academic Programs & Policies (P-12234)  
89 Ill. Adm. Code 685 Non-Financial Eligibility Criteria (P-8982; O-17710)  
89 Ill. Adm. Code 714 Non-Homemaker Service Provider Requirements (P-12947/89; A-3652)  
89 Ill. Adm. Code 607 Other Services (P-7087; A-18080)  
89 Ill. Adm. Code 690 Prescreening & Eligibility Determination Processes (P-9397)  
89 Ill. Adm. Code 675 Program Description (P-14319/89; A-3222)  
89 Ill. Adm. Code 527 Recovery of Misspent Funds (P-8095)  
89 Ill. Adm. Code 827 Rules of Conduct (P-18182)  
89 Ill. Adm. Code 845 Sequential Evaluation Process for the Determination of Disability (P-12240)  
89 Ill. Adm. Code 700 Service Plan Development (P-14331/89; O-20407/89; R-2968; A-4900) (P-81(3); C-9624)  
89 Ill. Adm. Code 695 Service Provision (P-12252)  
89 Ill. Adm. Code 567 Similar Benefits (P-12731)  
89 Ill. Adm. Code 810 Special Education Personnel (P-13739/89; A-3661)  
89 Ill. Adm. Code 890 Telecommunication Devices for the Hearing Impaired (P-2844; A-16010)

CI - 13

## ILLINOIS REGISTER

1990 CUMULATIVE INDEX

NOVEMBER 9, 1990

VOL. 14, ISSUE #45

## REHABILITATION SERVICES, DEPARTMENT OF (CONT'D)

- 89 Ill. Adm. Code 592 Training Services (P-14338/89; A-1473) (P-12257)  
89 Ill. Adm. Code 650 Vending Facility Program for the Blind (P-6683)  
89 Ill. Adm. Code 650 Vending Stand Program for the Blind (P-6725)  
**RETIREMENT SYSTEM OF ILLINOIS, STATE EMPLOYEES'**  
80 Ill. Adm. Code 1540 Administration & Operation of the State Employees' Retirement System of Ill. The (P-4880; RC-10149; A-10498)  
**RETIREMENT SYSTEM OF THE STATE OF ILLINOIS, TEACHERS'**  
80 Ill. Adm. Code 1650 Administration & Operation of the Teachers' Retirement System, The (P-1174;; C-13871; A-18305)  
**RETIREMENT SYSTEM, STATE UNIVERSITIES**  
80 Ill. Adm. Code 1600 Universities Retirement (P-1228; A-6789)  
**REVENUE, DEPARTMENT OF**  
86 Ill. Adm. Code 420 Alcoholic Liquor Act (P-9402; O-16090; R-17127; A-18083) (P-15762)  
86 Ill. Adm. Code 428 Cannabis & Controlled Substances Tax Act (P-8996; A-16680) (E-9251)  
86 Ill. Adm. Code 440 Cigarette Tax Act (P-12954/89; A-6794) (P-13429)  
86 Ill. Adm. Code 450 Cigarette Use Tax Act (P-12964/89; A-6804) (P-13434)  
86 Ill. Adm. Code 600 County Supplementary Retailers' Occupation Tax (PR-18195)  
86 Ill. Adm. Code 610 County Supplementary Service Occupation Tax (PR-18208)  
86 Ill. Adm. Code 620 County Supplementary Use Tax (PR-18217)  
86 Ill. Adm. Code 630 County Water Commission Retailers' Occupation Tax (P-17879)  
86 Ill. Adm. Code 640 County Water Commission Service Occupation Tax (P-17887)  
86 Ill. Adm. Code 650 County Water Commission Use Tax (P-17894)  
86 Ill. Adm. Code 270 Home Rule Municipal Retailers' Occupation Tax (P-15251)  
86 Ill. Adm. Code 100 Income Tax (P-17312/89; A-4558) (P-18188/89; A-6810) (P-7090; A-16012) (P-19347/89; A-10082)  
86 Ill. Adm. Code 500 Motor Fuel Tax (P-13201/89; A-6826) (P-17897)  
86 Ill. Adm. Code 280 Municipal Service Occupation Tax Regs. (P-17908)  
86 Ill. Adm. Code 200 Practice & Procedure for Hearings Before the Ill. Dept. of Revenue (P-14754)  
86 Ill. Adm. Code 110 Property Tax/Revenue Act of 1939 (P-14321)  
86 Ill. Adm. Code 432 Pull Tabs & Jar Games Act (P-19371/89; A-6399)  
86 Ill. Adm. Code 130 Retailers' Occupation Tax (P-22097/88; O-20410/89; M-411; A-241) (P-8391/89; A-872) (P-7106; A-15463) (P-14800/89; A-16028)  
86 Ill. Adm. Code 140 Service Occupation Tax (P-10179/89; A-262) (P-7123; A-15480) (P-17916)  
86 Ill. Adm. Code 205 Taxpayer Rights (P-575; A-6831)  
86 Ill. Adm. Code 495 Telecommunications Excise Tax (P-16723/89; O-10152; M-11408; A-11321)  
86 Ill. Adm. Code 150 Use Tax (P-7215/89; A-6835)  
**RURAL BOND BANK, ILLINOIS**  
47 Ill. Adm. Code 410 Application Process for Governmental Units (P-4449; A-17357) (E-4712)  
47 Ill. Adm. Code 400 General Rules (P-4451; A-17363) (E-4720)  
47 Ill. Adm. Code 420 Purchase of Governmental Unit Bonds (P-4453; A-17373) (E-4734)  
**SAVINGS AND RESIDENTIAL FINANCE, COMMISSIONER OF**  
38 Ill. Adm. Code 1075 Savings Bank Act (P-14758) (E-15029)  
**SECRETARY OF STATE**  
92 Ill. Adm. Code 1040 Cancellation, Revocation, or Suspension of Licenses or Permits (P-14810/89; A-2944) (P-15351/89; A-3664) (P-15635/89; A-5178) (P-5488; A-14177) (P-14014/89; A-5560) (P-8109; A-18088) (P-14336)

CI - 14



## ILLINOIS REGISTER

1990 CUMULATIVE INDEX

NOVEMBER 9, 1990

VOL. 14, ISSUE #45

## SECRETARY OF STATE (CONT'D)

- 92 Ill. Adm. Code 1010 Certificates of Title, Registration of Vehicles (P-1853; A-9492) (P-3022; A-12267) (P-15357/89; A-4560) (P-19235/89; A-6848) (P-8575) (P-8998; A-17378)
- 92 Ill. Adm. Code 1060 Commercial Driver Training Schools (P-1859; A-8658)
- 92 Ill. Adm. Code 1020 Dealers, Wreckers, Transporters & Rebuilders (P-14818/89; A-3671) (P-19241/89; O-4761; M-8738; A-8704) (P-19241/89; F-10156)
- 2 Ill. Adm. Code 552 Departmental Duties (A-6854)
- 2 Ill. Adm. Code 551 Freedom of Information (A-13852)
- 23 Ill. Adm. Code 3030 Ill. Library System Act, The (P-11764)
- 92 Ill. Adm. Code 1070 Ill. Safety Responsibility Law (P-2526; A-10107) (P-19116/89; A-6859)
- 92 Ill. Adm. Code 1030 Issuance of Licenses (P-179; A-8707) (P-579; A-9246) (P-1902; A-12077) (P-1289; A-10111) (P-2530; A-9498) (P-2852; A-10510) (P-14019/89; A-4570) (P-16297/89; A-4908) (P-5060; A-15487) (P-14344/89; A-5183) (P-7130; W-9623) (P-11175)
- 50 Ill. Adm. Code 8010 Mandatory Vehicle Liability Insurance (P-14349/89; A-2952) (P-7417)
- 92 Ill. Adm. Code 1001 Procedures & Standards (P-16932/89; A-2601; C-3698) (P-5977; A-16041)
- 14 Ill. Adm. Code 130 Regs. Under the Ill. Securities Law of 1953 (P-13742/89; A-884) (P-16302/89; A-5188)
- 92 Ill. Adm. Code 1019 Remittance Agents (P-18843/89; A-5813)
- 14 Ill. Adm. Code 170 Revised Uniform Limited Partnership Act (P-14824/89; A-1480)
- 71 Ill. Adm. Code 2005 Use of the Capitol Complex Facilities, The (P-15640/89; O-2124; RC-2131; M-7267; A-7228)

## STATE POLICE, DEPARTMENT OF

- 20 Ill. Adm. Code 1225 Drug Asset Forfeiture Procedure Act (E-16686) (P-16847)
- 20 Ill. Adm. Code 1215 Ill. Uniform Conviction Information Act (P-12398)

## STATE POLICE MERIT BOARD, DEPARTMENT OF

- 80 Ill. Adm. Code 150 Procedures of the Dept. of State Police Merit Board (P-16365/89; A-3679)

## STUDENT ASSISTANCE COMMISSION, ILLINOIS

- 23 Ill. Adm. Code 2731 Correctional Officer's Grant Program (P-18204/89; A-10534)
- 23 Ill. Adm. Code 2700 General Provisions (P-18207/89; A-10538)
- 23 Ill. Adm. Code 2720 Guaranteed Loan Programs (P-2300; A-10941) (E-4266) (P-18222/89; A-10553)
- 23 Ill. Adm. Code 2730 Ill. National Guard Grant (P-18236/89; A-10571)
- 23 Ill. Adm. Code 2733 Ill. Veteran Grant Program (P-18239/89; A-10571)
- 23 Ill. Adm. Code 2761 Merit Recognition Scholarship (MRS) Program (P-18245/89; A-10578)
- 23 Ill. Adm. Code 2735 Monetary Award Program (MAP) (P-18251/89; A-7242)
- 23 Ill. Adm. Code 2732 Police Officer/Fire Officer Grant Program (P-18257/89; A-10585)
- 23 Ill. Adm. Code 2760 State Scholar Program (P-18260/89; A-10589)

## TRANSPORTATION, DEPARTMENT OF

- 92 Ill. Adm. Code 730 Allocation of Water from Lake Michigan (P-14357/89; A-1484)
- 92 Ill. Adm. Code 449 Alternate Fuel System for School Buses (P-16944/89; A-3686)
- 92 Ill. Adm. Code 177 Carriage by Public Highway (P-16367/89; A-2613)
- 92 Ill. Adm. Code 27 Casey Municipal Airport Hazard Zoning (P-15262)
- 92 Ill. Adm. Code 180 Continuing Qualification & Maintenance of Packaging (P-16371/89; A-2617)
- 92 Ill. Adm. Code 557 Custodial Transportation of Pupils Where Walking Constitutes a Serious Safety Hazard (P-10709; A-17027) (P-10722; A-17016)
- 92 Ill. Adm. Code 397 Driving & Parking (CC-3281) (P-7424; A-15498) (PR-7429; A-15496)
- 92 Ill. Adm. Code 392 Driving of Motor Vehicles (P-7438; A-15503)
- 92 Ill. Adm. Code 548 Establishing & Posting Speed Limits on Streets & Highways (PR-17731/89; A-3692)
- 92 Ill. Adm. Code 171 General Information, Regs., & Definitions (P-16375/89; A-2621)
- 92 Ill. Adm. Code 401 Hazardous Materials Civil Money Penalty Policy (A-3234)
- 92 Ill. Adm. Code 172 Hazardous Materials Table & Hazardous Materials Communications (P-16382/89; A-2628)
- 92 Ill. Adm. Code 395 Hours of Services of Drivers (P-7442; A-15507)
- 92 Ill. Adm. Code 546 Ill. Manual on Uniform Traffic Control Devices (PR-17767/89; A-3694)
- 92 Ill. Adm. Code 396 Inspection, Repair & Maintenance (P-7447; C-9262; A-15512)
- 92 Ill. Adm. Code 57 Lewis University Airport Hazard Zoning (P-15283)

CI - 15

## ILLINOIS REGISTER

1990 CUMULATIVE INDEX

NOVEMBER 9, 1990

VOL. 14, ISSUE #45

## TRANSPORTATION, DEPARTMENT OF (CONT'D)

- 92 Ill. Adm. Code 390 Motor Carrier Safety Regs.: General (P-7452; A-15519)
- 92 Ill. Adm. Code 456 Nonscheduled Bus Inspections (P-17535)
- 92 Ill. Adm. Code 393 Parts & Accessories Necessary for Safe Operation (P-7468; A-15537)
- 92 Ill. Adm. Code 107 Procedures (P-16387/89; A-2633) (P-3028; A-8189)
- 92 Ill. Adm. Code 386 Procedures & Enforcement (P-7472; A-15542)
- 92 Ill. Adm. Code 391 Qualification of Drivers (P-7487; A-15560)
- 92 Ill. Adm. Code 173 Shippers General Requirements for Shipments & Packagings (P-16393/89; A-7651)
- 92 Ill. Adm. Code 178 Shipping Container Specifications (P-16400/89; A-2640)

## PUBLIC HEARINGS

## ALCOHOLISM &amp; SUBSTANCE ABUSE, DEPARTMENT OF

- 77 Ill. Adm. Code 2058 Licensure of Alcoholism & Substance Abuse Treatment, Intervention & Research Programs 8740

## CARNIVAL-AMUSEMENT SAFETY BOARD

- 56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law 3282

## CONSERVATION, DEPARTMENT OF

- 17 Ill. Adm. Code 510 General Hunting & Trapping on Department-Owned or -Managed Sites 6924
- 17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping 6925
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow & Arrow 6926
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow & Arrow 12104

## EDUCATION, STATE BOARD OF

- 23 Ill. Adm. Code 226 Special Education 12937

## FIRE MARSHAL, OFFICE OF THE STATE

- 41 Ill. Adm. Code 250 Fire Equipment Distributor & Employee Standards 7272

## LABOR, DEPARTMENT OF

- 56 Ill. Adm. Code 100 Prevailing Wage Hearing Procedures 5623

## MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

- 59 Ill. Adm. Code 117 Family Assistance & Home-Based Support Services Programs for Persons with Mental Disabilities 15173
- 59 Ill. Adm. Code 119 Minimum Standards for Certification of Developmental Training Program: 3699

## NUCLEAR SAFETY, DEPARTMENT OF

- 32 Ill. Adm. Code 331 Fees for Radioactive Material Licenses 18337

## PUBLIC HEALTH, DEPARTMENT OF

- 77 Ill. Adm. Code 205 Ambulatory Surgical Treatment Center Licensing Requirements 5908
- 77 Ill. Adm. Code 855 Asbestos Abatement for Public & Private Schools in Ill. 2168
- 77 Ill. Adm. Code 535 Emergency Medical Services Code 2170
- 77 Ill. Adm. Code 535 Emergency Medical Services Code 5624
- 77 Ill. Adm. Code 750 Food Service Sanitation Code 12687
- 77 Ill. Adm. Code 550 Head & Spinal Cord Injury Code 13367
- 77 Ill. Adm. Code 540 Ill. Trauma Center Code 13872
- 77 Ill. Adm. Code 396 Life Care Facilities Contract Code 2172
- 77 Ill. Adm. Code 905 Private Sewage Disposal Code 16693
- 77 Ill. Adm. Code 635 Program Content & Guidelines for Title X Family Planning Services 8229
- 77 Ill. Adm. Code 830 Structural Pest Control Code 2685
- 77 Ill. Adm. Code 672 WIC Vendor Management Code 14111

CI - 16



## PUBLIC HEARINGS (CONT'D)

## REVENUE, DEPARTMENT OF

86 Ill. Adm. Code 495

Telecommunications Excise Tax

1535

## PUBLIC INFORMATION

## BANKS AND TRUST COMPANIES, COMMISSIONER OF

Notice of Acceptance of an Application by Banc One Corporation, Columbus, Ohio to Acquire

Marine Bank Chicago, Chicago, Illinois

Notice of Acceptance of an Application by First Banks, Inc., St. Louis, Missouri, to Acquire Havana

Bancshares, Inc., Springfield, Ill.

Notice of Acceptance of an Application by First Banks, Inc., St. Louis, Missouri, to Acquire West

Frankfort Community Bancshares, Inc., West Frankfort, Ill.

Notice of Acceptance of an Application by First Financial Corporation, Terre Haute, Indiana, to Acquire:

Ridge Farm State Bank, Ridge Farm, Ill.

Notice of Acceptance of an Application by INB Financial Corporation, Indianapolis, Indiana, to Acquire:

Peoples Mid-Ill. Corporation, Bloomington, Ill.

Notice of Acceptance of an Application by Manufacturers National Corporation, Detroit, Michigan, to

Acquire State Bank of Lake Zurich, Lake Zurich, Ill.

Notice of Acceptance of an Application by Northwest Corporation, Minneapolis, Minnesota to Retain

First Illini Bancorp, Inc., Galesburg, Illinois

Notice of Acceptance of an Application by Old National Bancorp, Evansville, Indiana, to Acquire SBT

Bancorp, Inc., Mt. Carmel, Illinois

## HOUSING DEVELOPMENT AUTHORITY, ILLINOIS

Initial Plan of the Advisory Commission

10594

## LABOR, DEPARTMENT OF

List of Contractors Prohibited from an Award of a Contract or a Subcontract for Public Works Projects

16100

## LOTTERY, DEPARTMENT OF THE

Game-Specific Materials (Calendar year 1989)

2174

## POLLUTION CONTROL BOARD

Notice Pursuant to Ill. Rev. Stat. 1988, Supp. Ch. 111 1/2, par. 1007.2(b)

Notice Pursuant to Ill. Rev. Stat. 1988, Supp. Ch. 111 1/2, Par. 1007.2(b) RCRA Rules Under Par.

4765

1022.4(a)

Notice Pursuant to Ill. Rev. Stat. 1988, Supp. Ch. 111 1/2, Par. 1007.2(b) SDWA Rules Under Par.

3283

1017.5

Notice Pursuant to Ill. Rev. Stat. 1988, Supp. Ch. 111 1/2, Par. 1007.2(b) UST Rules Under Par.

3285

1022.4(d)

Notice Pursuant to Ill. Rev. Stat. 1988, Supp. Ch. 111 1/2, Par. 1007.2(b) SDWA Rules Under Par.

3287

1017.5

10950

## REHABILITATION SERVICES, DEPARTMENT OF

Auxiliary Aids; 89 Ill. Adm. Code 540

7664

## REVENUE, DEPARTMENT OF

Index of Letter Rulings (Third Quarter of 1989) (Income Tax)

Index of Letter Rulings (Third Quarter of 1989) (ROT)

Index of Letter Rulings (Fourth Quarter of 1989) (Income Tax)

Index of Letter Rulings (First Quarter of 1990) (Income Tax)

Index of Letter Rulings (First Quarter of 1990) (ROT)

1052

2175

2687

8231

10168

## PUBLIC INFORMATION (CONT'D)

## REVENUE, DEPARTMENT OF (CONT'D)

Index of Letter Ruling (First Quarter of 1990) (ROT)

Index of Letter Ruling (Second Quarter of 1990) (ROT)

Index of Letter Rulings (Second Quarter of 1990) (Income Tax)

12322

13874

14609

## SAVINGS AND LOAN ASSOCIATIONS, COMMISSIONER OF

Summary of Order of Emergency Suspension of the License to Act as a Residential Mortgage Licensee of

of Preferred Financial Services, Inc., Carol Stone, President

Summary of Order of Fine &amp; no Suspension or Revocation of License to Act as a Residential

Mortgage Licensee of Lorac Mortgage Corporation, Carol Sutton, President

Summary of Order of Revocation of License to Act as a Residential Mortgage Licensee of Advantage

Mortgage Corporation, Robert Kibecka, President

Summary of Order of Revocation of License to Act as a Residential Mortgage Licensee of First

Universal Mortgage Company, Martie Lee, President

Summary of Order of Revocation of License to Act as a Residential Mortgage Licensee of Midwest

Mortgage Financial Group Ltd., Charles Taylor

Withdrawal of Order of Summary Suspension of &amp; Reinstatement of the License of Preferred Financial

Services, Inc., Carol Stone, President. To Act as a Residential Mortgage Licensee

2971

2972

2973

## REGULATORY AGENCY

## EMPLOYMENT SECURITY, DEPARTMENT OF

56 Ill. Adm. Code 2712

General Application

10952

## REHABILITATION SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 716

Case Management Services to Persons with AIDS

5255

5256

5634

5257

5258

5259

5260

Client Financial Participation

89 Ill. Adm. Code 840

Consultative Examination Process, The

89 Ill. Adm. Code 587

Medical, Psychological, &amp; Related Services

89 Ill. Adm. Code 685

Non-Financial Eligibility Criteria

89 Ill. Adm. Code 895

Total Life Planning Program

89 Ill. Adm. Code 650

Vending Stand Program for the Blind

## JOINT COMMITTEE ON ADMINISTRATIVE RULES

## Agenda

January 10, 1990

February 8, 1990

March 7, 1990

April 3, 1990

June 5, 1990

July 26, 1990

August 21, 1990

September 13, 1990

October 11, 1990

November 13, 1990

412

2191

3289

4972

8741

12106

13370

14636

16695

18341

## Second Notices Received

422, 1077, 1537, 1634, 2198, 2411, 2708, 2974, 3295, 3702, 4272, 4767, 4981, 5261, 5636, 5911, 6438

6927, 7274, 8254, 8749, 9263, 9625, 10181, 10597, 10953, 11413, 12120, 12337, 12689, 12941, 13378

13900, 14222, 14646, 15175, 15635, 16101, 16704, 17128, 17392, 17730, 18169, 18351



# ILLINOIS REGISTER

VOL. 14, ISSUE #45

NOVEMBER 9, 1990

1990 CUMULATIVE INDEX

NOVEMBER 9, 1990

## EXECUTIVE ORDERS AND PROCLAMATIONS

### EXECUTIVE ORDERS

- 90-1 Executive Order For The Establishment Of An Interagency Council On Census Coordination 1636
- 90-2 Executive Order For The Reduction Of Earthquake Hazards 6441
- 90-3 Personnel Directive 10955
- 90-4 Iraq - Illinois National Guard & Reserves 15176

### PROCLAMATIONS

- 89-562 Girls And Women In Sports Day 424
- 89-563 Soup Month 424
- 89-564 Vocational Education Week 425
- 89-565 Nick Perrino Day 425
- 89-566 Chronic Fatigue Syndrome Awareness Day 426
- 90-001 Careers In Cosmetology Month 1538
- 90-002 Jaycee Week 1538
- 90-003 William Franklin Fennoy Day 1539
- 90-004 Financial Aid Awareness Month 1540
- 90-005 Printing Week 1639
- 90-006 Antioch Rescue Squad Day 2412
- 90-007 Antioch Rescue Squad Day (Revised) 1640
- 90-008 Recognizes Frank R. Zimmerman 1641
- 90-009 United States Navy Armed Guard Week 1642
- 90-010 Catholic Schools Appreciation Day 1643
- 90-011 Patrick G. Ryan Day 1644
- 90-012 Red Cloud Special 25th Anniversary Day 2200
- 90-013 Engineers Week 2201
- 90-014 Kidney Month 2202
- 90-015 Land And Water Conservation Fund/25th Anniversary 2202
- 90-016 South Side YMCA Day 2203
- 90-017 Earth Day 2204
- 90-018 Foreign Week 2413
- 90-019 Astronaut Remembrance Day 2710
- 90-020 Land Surveyors' Month 2414
- 90-021 Marion Housing Authority Referendum/Federal Social Security Act/Illinois Pension Code 2415
- 90-022 Ukrainian Independence Day 2416
- 90-023 Afro-American History Month 2417
- 90-024 African-American History Month (Revised) 2418
- 90-025 Biomedical Equipment Technology Week 2711
- 90-026 Freedom Day 2712
- 90-027 IRS-Sponsored Volunteer Week 2713
- 90-028 Sales And Marketing Month 2714
- 90-029 Travel Agency Appreciation Week 2715
- 90-030 Consumers Week 2716
- 90-031 American Ballet Theatre Week 2717
- 90-032 Black Nurses' Day 2718
- 90-033 Illinois School Psychologists Association Week 2719
- 90-034 Post Anesthesia Nurse Awareness Week 2720
- 90-035 Illinois Community College System/25th Anniversary 2975
- 90-036 Minority Education Day 2976
- 90-037 Motorcycle Awareness Month 2976
- 90-038 UIC Month 2976
- 90-039 Women's History Month 2976
- 90-040 Marian Catholic High School Band Day 2976
- 90-041 Super Smile Day 2976
- 90-042 Cardiac Rehabilitation Week 2976
- 90-043 Employee Health and Fitness Day 2976

CI - 19

### PROCLAMATIONS (CONT'D)

- 90-042 FFA Week 2977
- 90-043 Future Business Leaders of America-Phi Beta Lambda Week 2977
- 90-044 League Of Women Voters Week 2978
- 90-045 League Of Women Voters Week (Revised) 3296
- 90-046 Recognizes Lacey C. Brooks 2978
- 90-047 Salute To Hospitalized Veterans Week 2979
- 90-048 Declares Campaign County To Be A Disaster Area 3296
- 90-049 Irving Dilliard Day 3297
- 90-049 Lithuanian Independence Day 3297
- 90-049 Lithuanian Independence Day (Revised) 4275
- 90-050 RE/MAX Of Northern Illinois Day 3298
- 90-051 Seed Month 3298
- 90-052 Volvo Tennis/Chicago Week 3299
- 90-053 American Music Month 3299
- 90-054 Legion Of Valor Day 3300
- 90-055 Luster's Black Heritage Day 3300
- 90-056 Student Council Week 3300
- 90-057 William J. Weisz Day 3301
- 90-058 Advanced Learning Institute Day 3705
- 90-059 American Diabetes Association's 50th Anniversary 3705
- 90-060 Community Associations Day 3706
- 90-061 Estonian Day 3706
- 90-062 Jake Turano Day 3707
- 90-063 Love And Help Children Month 3707
- 90-064 Potato Lovers Month 3708
- 90-065 Congratulates Robert F. Hyland 3708
- 90-066 Nursing Home Week 3709
- 90-067 Nutrition Month 3709
- 90-068 Tornado Preparedness Week 4275
- 90-069 Searle Day 4275
- 90-070 Youth Art Month 4276
- 90-071 American History Month 4276
- 90-072 Bust MS Month 4277
- 90-073 Child Find Month 4277
- 90-074 Newspaper In Education Week 4278
- 90-075 Surgical Technologist Week 4278
- 90-076 Arts Education Week 4278
- 90-077 Licensed Practical Nurse Week 4279
- 90-078 Lutheran Schools Week 4279
- 90-079 Douglas, Edgar, Ford, Iroquois, Livingston, McLean, Moultrie, Piatt & Vermillion Counties Disaster Areas 4768
- 90-080 Apprenticeship Week 4768
- 90-081 Casimir Pulaski Day 4769
- 90-082 Chronic Fatigue Syndrome Awareness Week 4769
- 90-083 Employ The Older Worker Week 4769
- 90-084 Free Paper Week 4770
- 90-085 Proud Lady Days 4770
- 90-086 U.S. Savings Bond Campaign Month 4771
- 90-087 Women Veterans Recognition Day 4771
- 90-088 Building Safety Week 4771
- 90-089 Groundwater Protection Month 4772
- 90-090 Headache Week 4773
- 90-091 Rural Electric & Telephone Youth Day 4773
- 90-092 St. Peter Lutheran Church & School Against Drugs Week 4774
- 90-093 Be Kind To Animals Week 4774
- 90-094 Lioness Caramel Corn Day 4774

CI - 20



ILLINOIS REGISTER  
1990 CUMULATIVE INDEX

VOL. 14, ISSUE #45

NOVEMBER 9, 1990

PROCLAMATIONS (CONT'D)

90-095	Music Week	4775
90-096	Poison Prevention Week	4775
90-097	Student-Athlete Day	4776
90-098	Vietnam Veterans Day	4776
90-099	Youth Temperance Education Week	4777
90-100	Matthew Headrick Day	4777
90-101	Judith Erwin Day	4778
90-102	Middle Level Education Week	4778
90-103	Mathematics Awareness Week	4982
90-104	Minuteman Press International Day	4982
90-105	Professional Home Remodeling Month	4983
90-106	Belarusian Independence Day/Dr. Francisak Quincentenary Year	4983
90-107	Jim Munz Day	4984
90-108	Lake County Community Action Project Day	5263
90-109	Agriculture Week	5263
90-110	Energy Education Day	5264
90-111	Illinois-Eastern Iowa District Key Club 40th Anniversary Week	5264
90-112	Parks & Recreation Month	5265
90-113	AMBUCS Month	5265
90-114	Clarence Darrow Community Center Day	5266
90-115	Legislators' Fitness Day	5266
90-116	Rural Health Care Week	5267
90-117	Medical Laboratory Week	5637
90-118	Mother Of The Year Day	5637
90-119	Kids Fitness Week/Kids Workout Day	5638
90-120	Municipal Clerks Week	5638
90-121	Organ & Tissue Donor Awareness Week	5639
90-122	Patent Recipients Day	5640
90-123	Tuberculosis Sclerosis Month	5640
90-124	Variety Club Children's Carnival Day	5640
90-125	Athletic Trainers Week	5640
90-126	Congratulates Dr. Joseph Ondrus	5641
90-127	Days Of Remembrance	5641
90-128	Lake & Watershed Management Month	5642
90-129	Medical Assistants Week	5642
90-130	Pre-White House Conference Days	5643
90-131	Public Service Recognition Week	5643
90-132	Weight Loss Month	5644
90-133	John H. Struwe Day	5644
90-134	Naturalized American Citizen Month	5645
90-135	Call Before You Dig Month	5645
90-136	Earthquake Awareness Week	5646
90-137	Breastfeeding Promotion Month	5913
90-138	Carol Kimmel Day	5913
90-139	Head Start Year	5914
90-140	Ill. Industry Appreciation Day	5914
90-141	POW/MIA Day	5915
90-142	Fraternal Order of Eagles Week	5915
90-143	High Blood Pressure Month	5916
90-144	William Warfield Day	5917
90-145	Greek Independence Day	5917
90-146	Patent & Copyright Bicentennial Week	5918
90-147	Pharmacy Day	5918
90-148	World Health Day	5919
90-149	Congratulates Jack W. Gaston	5919
90-150	Springfield Day	5919

CI - 21

ILLINOIS REGISTER  
1990 CUMULATIVE INDEX

VOL. 14, ISSUE #45

NOVEMBER 9, 1990

PROCLAMATIONS (CONT'D)

90-151	Holiday Meals-On-Wheels Day	6444
90-152	Lions Candy Day	6444
90-153	American GI Forum Days	6445
90-154	American Police Hall Of Fame Day	6445
90-155	Better Hearing & Speech Month	6446
90-156	Blood Donor Awareness Month	6447
90-157	Boys & Girls Club Week	6447
90-158	Bozo Ball Day	6447
90-159	Business Opportunity Days	6448
90-160	Community Mental Health Services Week	6448
90-161	Drinking Water Week	6449
90-162	ECC Music Workshop Days	6449
90-163	Environmental Awareness Week	6450
90-164	Family Week	6450
90-165	Flag Celebration Days	6451
90-166	Fluorspar Week	6451
90-167	Health Care Team Day	6452
90-168	Ill. Clean & Beautiful & Tree City USA Month	6452
90-169	John Dively, Sr. Day	6453
90-170	Jones 50th Anniversary Week	6453
90-171	Plano Molding Company Day	6454
90-172	Steamboat Day	6454
90-173	Trail Appreciation Month	6455
90-174	Victim Rights Week	6455
90-175	Volunteer Week	6455
90-176	Commends Little Miss Sigma Pageant/Congratulates Jennifer Douglas	6928
90-177	Henry & Socorro Garza Day	6928
90-178	Independent Order of Foresters Child Abuse Prevention Week	6929
90-179	Professional Secretaries Week/Professional Secretaries Day	6929
90-180	Queen Isabella Day	6930
90-181	Seventh-Day Adventist Schools Week	6930
90-182	Child Abuse Prevention Month	7275
90-183	Cinco De Mayo Day	7275
90-184	Cyrotechnology Day	7275
90-185	Day Of Remembrance Of The Armenian Genocide	7276
90-186	Physical Fitness & Sports Month/Physical Education & Sports Week	7276
90-187	Plant Illinois Week	7277
90-188	Teacher Appreciation Week	7278
90-189	Dairy Queen Day	7278
90-190	Illinois Rivers Appreciation Month	7278
90-191	"Just Say No" Week	7279
90-192	Nurses Week	7279
90-193	Operation Lifesaver Awareness Day	7280
90-194	Take Pride In America Month	7280
90-195	Tourism Week	7281
90-196	Asian American Heritage Month	7281
90-197	Congratulates Edna S. Walden	7282
90-198	Day Of Prayer	7283
90-199	Homes Of The Aging Week	7283
90-200	Richard J. Walsh Day	7284
90-201	Transportation Week	7284
90-202	All Presidents Day	7285
90-203	Congratulates William P. Hopkins	7285
90-204	Day Of Memorial Of The Warsaw Ghetto Uprising	7286
90-205	Little League Day	7286
90-206	Older Americans Month	7287

CI - 22



# ILLINOIS REGISTER

VOL. 14, ISSUE #45

NOVEMBER 9, 1990

NOVEMBER 9, 1990

## PROCLAMATIONS (CONT'D)

90-207	Students Against Driving Drunk Months	7287
90-208	W. Clement & Jessie V. Stone Day	7288
90-209	Youth Service Day	7288
90-210	Congratulates Eli's Cheesecake	7289
90-211	Coup De Hoop Day	7665
90-212	Foster Parent Month	7665
90-213	Maritime Day	7665
90-214	Metric Week	7666
90-215	Morgan Park Credit Union Day	7666
90-216	Multiple Sclerosis Association Of America Month	7667
90-217	Nurse Recruitment Day	7667
90-217	Nurse Reimbursement Day (Revised)	8257
90-217	Nurse Reimbursement Day (Revised)	8751
90-218	Rehabilitation Facilities Week	7668
90-219	Stamp Collecting Week	7668
90-220	Truman Day	7669
90-221	Congratulates Bishop and Mrs. Mayo	7669
90-222	National Guard 183rd Tactical Fighter Group Day	7670
90-222	National Guard 183rd Tactical Fighter Group Day (Revised)	11415
90-223	Police Memorial Day/National Police Week/National Police Memorial Day	7671
90-225	Israel Bond Day	7671
90-226	Salutes Martin R. Binder & Memories of China	7671
90-227	Small Business Week	7672
90-228	American Home Week	7672
90-229	Motorcycle Awareness Day	7673
90-230	Congratulates Catherine "Kaye" Howell	7673
90-231	Arson Awareness Week	8257
90-232	Exceptional Children's Week	8258
90-233	National Association Of Insurance Women's Week	8258
90-234	Festival Chorus Day	8259
90-235	Buckle-Up America Week	8259
90-236	Centenarians Day	8260
90-237	Chicago College Of Osteopathic Medicine Day	8260
90-238	Start Talking Week	8260
90-239	The Future Of Public Health Week	8261
90-240	Week Of The High Risk Child	8261
90-241	Dr. Jonas Salk Day	8262
90-242	Management Week	8262
90-243	RP Awareness Day	8263
90-244	Commends John Hughes	8263
90-245	Gateway Day	8264
90-246	Mattoon Area Senior Center Day	8265
90-247	Metropolitan Pier & Exposition Authority Employee Longevity Day	8265
90-248	Mother's Day	8266
90-249	Retired Teachers Week	8266
90-250	Year Of The Airborne	8266
90-251	Manufactured Housing Days	8267
90-252	Railroad Women's Day	8267
90-253	Correctional Officer Week	8268
90-254	Volunteer Talent Pool Day	8268
90-255	Better Presentations Month	8751
90-256	Caucus & Center On The Black Aged, Incorporated Day	8752
90-257	Hospital Day	8753
90-258	Housekeeping Week	8753
90-259	United Nations Day	8754
90-260	Beef Month	8754

CI - 23

# ILLINOIS REGISTER

VOL. 14, ISSUE #45

1990 CUMULATIVE INDEX

## PROCLAMATIONS (CONT'D)

90-261	High Technology Week	8754
90-262	Illinois Bell Operator Day	8755
90-263	Peace Day	8755
90-264	Cornelia de Lange Awareness Day	8755
90-265	Human Rights Day	8756
90-266	Children's Day	8756
90-267	Dia De La Sonora Matancera	8757
90-268	Sporting Goods Week	8758
90-269	Student Services Corporation Vocational Education Day	8758
90-270	Disaster Areas - Several Counties	9266
90-271	Charlotte Loraia Day	9266
90-272	Illinois State Medical Society Recognition Week	9267
90-273	Mental Health Month	9267
90-274	Neurofibromatosis Awareness Month	9268
90-275	Ortho-Olympics Day	9268
90-276	Pest Control Month	9269
90-277	Pompon Appreciation Day	9269
90-278	Talent-Linkage-Chicago Day	9270
90-279	Spiegel Day	9270
90-280	Women in Management Week	9271
90-281	Congratulates St. Martin De Porres House Of Hope	9627
90-282	LaGrange Nurses Day	9627
90-283	Safe Boating Week	9627
90-284	Argonne Advanced Photon Day	9628
90-285	La Semana De Las Fiestas Patronales De Puerto Rico	9628
90-286	Safety Week	9629
90-287	Disaster Areas - Several Counties	9630
90-288	Illinois Marine Corps League Days	10184
90-289	Seeds Of Interdenominational Family Day	10184
90-290	Certified Nurse Assistant Day	10185
90-291	Lech Walesa Day	10185
90-292	Ohio River Sweep Day	10185
90-292	Ohio River Sweep Day (Revised)	10187
90-293	The Woodlawn Organization Day	10186
90-294	Kid Safe Saturday	10186
90-295	Pharmaceutical Manufacturers Day	10187
90-296	State-Supported Home For Veterans Week	10187
90-297	Special Olympics Adopt-A-Cop Month	10599
90-298	Child Support Enforcement Awareness Week	10600
90-299	Father's Day	10600
90-300	Federal Employee of the Year Day	10601
90-301	Respect Life Week	10601
90-302	Village of Summit Day	10601
90-303	HRMAC Professional Day	10602
90-304	Disaster Areas - Several Counties	10956
90-305	Customer Service Week	10956
90-305	Customer Service Week (Revised)	10956
90-306	Dairy Month	10957
90-307	David R. Gilbert Day	10957
90-308	Foster Grandparent Recognition Day	10958
90-309	Navy League Of The United States Month	10958
90-310	Mississippi River Revival	10959
90-311	Nation's Black Newspaper Publishers Days	10959
90-312	Paraprofessional & Clerical Support Staff In Personnel Offices Of State Agencies Week	10960
90-313	Reverend Clay Evans Day	10960
90-314	WIC Days	10961

CI - 24



**PROCLAMATIONS (CONT'D)**

90-315	Flag At Half-Mast Day	10961
90-316	Sigma Gamma Rho Sorority Days	10962
90-317	Soviet & American Pen Pals Day	10962
90-318	The Year Of Mundelin College	10963
90-319	Columbus/Official Quincentennial Town	11415
90-320	Congratulates Older Women's League	11415
90-321	East Central Ill. Business Appreciation Week	11416
90-322	German-American Day	11417
90-323	Arbitration Day	11417
90-324	Bible Week	11417
90-325	Clean Indoor Air Week	11418
90-326	Congratulates Steppenwolf Theatre Company	11418
90-327	Andrea Youth Day	11419
90-328	Bells On Independence Day	11419
90-329	Hosiery Week	11420
90-330	Victory Week	11420
90-331	Disaster Areas - Several Counties	11421
90-332	Beep Baseball Week	12122
90-333	Captive Nations Week	12122
90-334	Congratulates Marietta Ghile	12123
90-335	Home Care Week	12123
90-336	The Michael Jordan Foundation Day	12124
90-337	Disaster Areas - Several Counties	12338
90-338	Negro League Baseball Players Day	12338
90-339	Push America Day	12339
90-340	Chicago African American Exposition Days	12339
90-341	Stephen T. Hynes Day	12340
90-342	Stephen T. Hynes Day (Revised)	12692
90-343	Emergency Nurses Days	12340
90-344	National Basketball Players Association/Little City Foundation Day	12341
90-345	Oto Whitehill Day	12341
90-346	True Value Fitness-Fun Day	12342
90-347	U.S. Space Observation Days/Space Exploration Day	12343
90-348	Vocational Student Organization Week	12343
90-349	Vocational Student Organization Week (Revised)	12344
90-350	Vocational Student Organization Week (Second Revised)	12344
90-351	Apostle Larry C. Simmons Day	12692
90-352	Firefighters Appreciation Week	12693
90-353	American Business Women's Day	12694
90-354	Broken Arrow Day	12694
90-355	Leukemia Awareness Week	12695
90-356	Toastmasters Month	12696
90-357	Adult Day Care Week	12938
90-358	Patriarch Dimitrios Day	12938
90-359	Ungway Day	12938
90-360	Cats on Holiday Day	12939
90-361	Pervian Day	12939
90-362	POW/MIA Recognition Day	12939
90-363	Kids For Conservation Day	13382
90-364	Janet Jackson Day	13382
90-365	Disaster Areas - Several Counties	13383
90-366	Basolo 70 Celebration Day	13384
90-367	Miss/Ms. Wheelchair America Week	13384
	Recognizes 75th Anniversary Of The U.S. Naval Reserve	13384
	American Jazz Dance Week	13384

**PROCLAMATIONS (CONT'D)**

90-368	International Visitors Month	13385
90-369	Morgan Horse Week	13385
90-370	Osteopathic Medicine Week	13386
90-371	Chamber Of Commerce Week	13386
90-372	Dystonia Awareness Day	13387
90-373	Emergency Medical Services Week	13388
90-374	H.M.S. Rose Day	13388
90-375	Paralyzed Veterans Recognition Day	13388
90-376	Veterans Day At The Fair	13389
90-377	Women's Business Ownership Day	13389
90-378	Automotive Parts & Accessories Association Week	13902
90-379	Automotive Parts & Accessories Association Week (Revised)	13902
90-380	Dental Hygiene Week	13902
90-381	Disability Independence Day	13903
90-382	Korean Independence Day	14223
90-383	Women's Equality Day	14223
90-384	Yellowstone Concert Day	14224
90-385	American Energy Awareness Month	14224
90-386	American Indian Day	14225
90-387	Chemistry Day	14225
90-388	Minority Enterprise Development Week	14226
90-389	Notice To Palwaukee Municipal Airport Employees/Social Security Referendum	14227
90-390	Operating Room Nurse Day	14228
90-391	M. C. Hammer Day	14228
90-392	Joseph & Estelle Migala Days	14649
90-393	Renames The Wauegan Developmental Center As The Ann M. Kiley Developmental Center	14649
90-394	JTPA Alumni Week	14650
90-395	Richard Gerdes Day	14650
90-396	Southern Gospel Music Month	14651
90-397	Carlton Fisk Day	14651
90-398	Day Care Home Provider Week	14652
90-399	Literacy Weekend	14652
90-400	Women In Construction Week	14653
90-401	MADD/VW Drive For Life Day	14653
90-402	Names Project Week	14654
90-403	RSVP Volunteer Recognition Day	14654
90-404	School's Open Safety Days	14655
90-405	Disaster Area - Will County	15177
90-406	Disaster Areas - Several Counties	15177
90-407	Fall is for Planting Month	15178
90-408	Head Injury Awareness Month	15179
90-409	Radiologic Technology Week	15179
90-410	Iron Overload Disease Awareness Week	15637
90-411	Henry George Day	15638
90-412	Union Label Week	15638
90-413	Water Quality Awareness Week	15639
90-414	Child Care Worker Week	15639
90-415	Spinal Health Care Month	15639
90-416	Constitution Week	15640
90-417	Illinois Community Colleges Student Activities Week	15640
90-418	Holy Name of Mary Church Congratulated	15641
90-419	Teen Challenge Day	15641
90-420	Hispanic Heritage Week	15642
	Ira S. Loeb Day	15642



# ILLINOIS REGISTER

VOL. 14, ISSUE #45 NOVEMBER 9, 1990

# ILLINOIS REGISTER

VOL. 14, ISSUE #45 NOVEMBER 9, 1990

## PROCLAMATIONS (CONT'D)

90-421	Korean Harvest Day	15643
90-422	Albert Omega Sears Day	16103
90-423	Columbus Day	16103
90-424	Dr. Bernard J. Turnock Extended Gratitude	16103
90-425	Farm Safety Week	16104
90-426	Illinois D.A.R.E. Week	16104
90-427	Mr./Ms. America Championship Days	16105
90-428	Talk About Prescriptions Month	16105
90-429	Year Of The Orchestra	16106
90-430	Bushman Day	16106
90-431	Gold Star Mother's Day	16107
90-432	Hunter Education Week	16107
90-433	Hunting And Fishing Days	16108
90-434	Safety Town Week	16108
90-435	Aviation Education Week	16109
90-436	Child Health Day	16109
90-437	Child Health Day (Revised)	16109
90-438	Edward And Pauline Coyne Day	16110
90-439	Youth Service Project Month	16110
90-440	Chicago Latino Film Festival Day	16111
90-441	Chiropractic Health Care Month	16111
90-442	Inroads, Inc. Day	16112
90-443	Marj Abrams Day	16112
90-444	Coal Awareness Week	16113
90-445	Food Service Employees Week	16113
90-446	Learning Disabilities Month	16113
90-447	Leif Ericsson Day	16114
90-448	Quality Month	16114
90-449	Safe Schools Week	16115
90-450	State Of Israel Bonds Week	16115
90-451	Hispanic State Employment Day	16115
90-452	Alzheimer's Association Congratulated	16706
90-453	Disability Employment Awareness Month	16707
90-454	Futures and Options Week	16707
90-455	Certified Professional Secretaries Month	16708
90-456	First Alert 20th Anniversary Recognized/Fire Free Decade	17130
90-457	Galesburg Corps of the Salvation Army Congratulated	17130
90-458	Irish Georgian Society Day	17131
90-459	Kids Say No Day	17131
90-460	Mensa Week	17132
90-461	World Summit for Children Days	17132
90-462	Emergency Nurses Day	17133
90-463	Fire Prevention Week	17133
90-464	Health Care Materials Management Week	17134
90-465	Mental Illness Awareness Week	17134
90-466	Municipal Clerks of Illinois Congratulated	17135
90-467	Crime Prevention Month	17135
90-468	Physical Therapy Week	17136
90-469	Mothers of Twins Week	17394
90-470	RP Stop Pediatric Blindness Day	17394
90-471	Detectives Division of the Volunteers of America Saluted	17394
90-472	Family Health Month	17395
90-473	Have a Heart for Animals Day	17395
	World Population Awareness Week	17396

CI - 27

## PROCLAMATIONS (CONT'D)

90-474	Marklund Children's Home Day	17396
90-475	Collegiate Alcohol Awareness Week	17397
90-476	Country Music Association Week	17398
90-477	Ill. Paralegal Association/Paralegal & Legal Assistance Day	17398
90-478	Miss America Day	17398
90-479	Black South African Observation Mission Week	17398
90-480	Black South African Observation Mission Week (Revised)	17398
90-481	Civil War Round Table Weekend	17398
90-482	CPUSA First Annual Hall of Fame Induction Day	17398
90-483	Credit Union Month/Credit Union Week/Credit Union Day	17398
90-484	Forest Products Week	17398
90-485	Later Impressions Day	17398
90-486	No Dope Express Foundation Day	17398
90-487	Eagles Golden Anniversary Day	17398
90-488	Illinois Minority Women's Caucus Day	17398
90-489	Gifted Education Month	17398
90-490	Red Ribbon Week	17398
90-491	World Food Day	17398
90-492	Father Jerzy Popieluszko Day	17398
90-493	Tabita Month	17398
90-494	Ora Higgins Youth Foundation Day	17398
90-495	Cosmetology Month	17398
90-496	National Opticians Month	17398
90-497	Community Education Day	17398
90-498	Illinois Coal Development Park Day	17398
90-499	National Orthopedic Nurses Day	17398
90-500	Operation Able Day	17398
90-501	Slovenian Day	17398
90-502	Adoption Awareness Week	17398
90-503	Geography Awareness Week	17398
	Sector-Hernandez Day	17398

CI - 28



The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year, the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/89; A-724) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to I Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
rc	= reclassified	F	= Failure to Remedy
#	= renumbered		Objections
		M	= Modification
		O	= ICAR Objection
		P	= Proposed rule
		PF	= Prohibited Filing
		PP	= Peremptory rule
		R	= Refusal to Modify or Withdraw
		RC	= ICAR Recommendation
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

TITLE 2		TITLE 3		TITLE 8	
150.220	am	(A-3049)	n	5.220	r
150.Ap.A	am	(A-3049)	n	5.230	r
551.40	am	(A-13852)	n	40.5	am
552.10	am	(A-6854)	n	40.60	am
625.55	am	(A-186)	n	40.170	am
700.20	am	(A-9009)	n	40.190	am
700.30	am	(A-584)	n	45.20	am
700.40	am	(A-584) (A-4093)	n	45.150	am
700.50	am	(A-584)	n	75.5	am
700.70	am	(A-584)	n	75.120	am
700.80	am	(A-584)	n	75.190	am
700.100	am	(A-584)	n	80.10	am
700.140	am	(A-584)	n	80.110	am
700.Ap.E	n	(A-584)	n	85.5	am
700.Ap.C	am	(A-4093)	n	85.15	am
1026.110	am	(A-14032)	am	85.50	am
1026.120	r	(A-14032)	am	85.75	am
1026.130	am	(A-14032)	am	85.80	am
1026.140	am	(A-14032)	am	85.100	am
1026.150	am	(A-14032)	am	85.110	am
1026.160	am	(A-14032)	am	85.115	am
1026.170	am	(A-14032)	am	100.10	am
1026.180	r	(A-14032)	am	100.30	am
1026.190	am	(A-14032)	am	105.10	am
1026.200	am	(A-14032)	am	105.30	am
1026.210	r	(A-14032)	am	110.20	am
1026.Ap.A	am	(A-14032)	am	110.40	am
1176.110	am	(P-9364; A-15999)	am	110.90	am
1176.310	am	(P-9364; A-15999)	am	110.110	am
1176.400	am	(P-9364; A-15999)	am	110.120	am
1176.410	am	(P-9364; A-15999)	am	115.20	am
1500.20	am	(A-16854)	am	115.40	am
1500.60	am	(A-16854)	am	115.50	am
1500.1200	am	(A-16854)	am	115.80	am
1500.240	am	(A-16854)	am	125.10	am
1500.250	am	(A-16854)	am		
1500.Ap.A	am	(A-16854)	am		
2675.10	n	(A-4158)	n		
2675.20	n	(A-4158)	n		
2675.30	n	(A-4158)	n		
2675.110	n	(A-4158)	n		
2675.120	n	(A-4158)	n		
2675.210	n	(A-4158)	n		
2675.220	n	(A-4158)	n		
2675.230	n	(A-4158)	n		
2675.240	n	(A-4158)	n		
2675.250	n	(A-4158)	n		
2675.260	n	(A-4158)	n		
2675.Ap.A	n	(A-4158)	n		
2676.10	n	(A-4151)	n		
2676.20	n	(A-4151)	n		
2676.30	n	(A-4151)	n		
2676.40	n	(A-4151)	n		
2676.50	n	(A-4151)	n		
2676.60	n	(A-4151)	n		
2676.70	n	(A-4151)	n		
2700.10	n	(A-11982)	n		
2700.13	n	(A-11982)	n		
2700.15	n	(A-11982)	n		
2700.20	n	(A-11982)	n		
2700.25	n	(A-11982)	n		
2700.26	n	(A-11982)	n		
2700.27	n	(A-11982)	n		



TITLE 14 (CONT'D)		TITLE 14 (CONT'D)	
130.120	am	(P-13742/89; A-884)	130.1110
130.130	am	(P-13742/89; A-884)	130.1111
130.140	am	(P-16302/89; A-5188)	130.1111
130.150	am	(P-13742/89; A-884)	130.1112
130.160	am	(P-16302/89; A-5188)	130.1113
130.201	am	(P-16302/89; A-5188)	130.1114
130.221	n	(P-16302/89; A-5188)	130.1115
130.233	n	(P-16302/89; A-5188)	130.1115
130.244	am	(P-16302/89; A-5188)	130.1116
130.246	am	(P-13742/89; A-884)	130.1117
130.247	am	(P-16302/89; A-5188)	130.1118
130.270	n	(P-13742/89; A-884)	130.1119
130.280	am	(P-13742/89; A-884)	130.1120
130.370	am	(P-16302/89; A-5188)	130.1121
130.436	n	(P-13742/89; A-884)	130.1122
130.440	am	(P-16302/89; A-5188)	130.1123
130.441	am	(P-16302/89; A-5188)	130.1124
130.442	am	(P-16302/89; A-5188)	130.1125
130.491	n	(P-16302/89; A-5188)	130.1126
130.510	am	(P-13742/89; A-884)	130.1127
130.530	am	(P-13742/89; A-884)	130.1128
130.532	am	(P-16302/89; A-5188)	130.1129
130.533	am	(P-16302/89; A-5188)	130.1520
130.550	n	(P-13742/89; A-884)	130.Ap.A
130.610	am	(P-13742/89; A-884)	130.Ap.B
130.630	n	(P-13742/89; A-884)	130.Ap.C
130.650	n	(P-13742/89; A-884)	130.Ap.D
130.700	am	(P-16302/89; A-5188)	170.20
130.701	am	(P-16302/89; A-5188)	510.110
130.710	am	(P-13742/89; A-884)	510.120
130.715	n	(P-13742/89; A-884)	510.130
130.730	n	(P-13742/89; A-884)	510.140
130.750	n	(P-13742/89; A-884)	510.150
130.805	n	(P-16302/89; A-5188)	510.160
130.810	am	(P-13742/89; A-884)	510.170
130.820	n	(P-13742/89; A-884)	510.175
130.821	am	(P-13742/89; A-884)	510.180
130.822	n	(P-16302/89; A-5188)	510.185
130.823	n	(P-16302/89; A-5188)	510.190
130.824	am	(P-16302/89; A-5188)	510.195
130.826	am	(P-13742/89; A-884)	510.200
130.827	am	(P-16302/89; A-5188)	510.205
130.828	n	(P-16302/89; A-5188)	520.315
130.829	n	(P-16302/89; A-5188)	520.740
130.830	am	(P-16302/89; A-5188)	520.800
130.840	am	(P-13742/89; A-884)	520.810
130.841	am	(P-13742/89; A-884)	520.820
130.842	am	(P-16302/89; A-5188)	520.830
130.844	am	(P-16302/89; A-5188)	520.900
130.846	n	(P-13742/89; A-884)	520.910
130.847	n	(P-13742/89; A-884)	520.930
130.852	am	(P-16302/89; A-5188)	520.1010
130.860	n	(P-13742/89; A-884)	525.10
130.1100	am	(P-16302/89; A-5188)	525.10
130.1101	am	(P-16302/89; A-5188)	525.20
130.1102	am	(P-16302/89; A-5188)	525.30
130.1103	n	(P-16302/89; A-5188)	525.40
130.1104	n	(P-16302/89; A-5188)	525.50
130.1105	n	(P-16302/89; A-5188)	525.60
130.1106	n	(P-16302/89; A-5188)	525.70
130.1107	n	(P-16302/89; A-5188)	525.80
130.1108	n	(P-16302/89; A-5188)	540.110
130.1109	n	(P-16302/89; A-5188)	540.120
130.1110	#	(P-16302/89; A-5188)	540.130















TITLE 32 (CONT'D)

335.9100	n	(P-11585)	102.161	r	(P-14727/89; A-9244)	174.306	am	(P-16242/89; A-4891)
335.9120	n	(P-11585)	102.161	r	(P-14727/89; A-9244)	174.308	am	(P-16242/89; A-4891)
335.9130	n	(P-11585)	102.161	r	(P-14727/89; A-9244)	174.309	am	(P-16242/89; A-4891)
335.9140	n	(P-11585)	102.162	r	(P-14727/89; A-9244)	174.401	am	(P-16242/89; A-4891)
335.9150	n	(P-11585)	102.162	r	(P-14727/89; A-9244)	174.501	am	(P-16242/89; A-4891)
335.9160	n	(P-11585)	102.162	r	(P-14727/89; A-9244)	174.502	am	(P-16242/89; A-4891)
335.9170	n	(P-11585)	102.163	r	(P-14727/89; A-9244)	181.101	n	(P-6520; A-14392)
335.9180	n	(P-11585)	102.163	r	(P-14727/89; A-9244)	181.102	n	(P-6520; A-14392)
335.9190	n	(P-11585)	102.164	r	(P-14727/89; A-9244)	181.201	n	(P-6520; A-14392)
360.20	am	(P-6940)	102.180	r	(P-14727/89; A-9244)	181.202	n	(P-6520; A-14392)
360.30	am	(P-6940)	102.180	r	(P-14727/89; A-9244)	181.203	n	(P-6520; A-14392)
360.40	am	(P-6940)	102.181	r	(P-14727/89; A-9244)	181.301	n	(P-6520; A-14392)
360.60	am	(P-6940)	102.181	r	(P-14727/89; A-9244)	181.302	n	(P-6520; A-14392)
360.70	am	(P-6940)	102.181	r	(P-14727/89; A-9244)	181.303	n	(P-6520; A-14392)
360.71	am	(P-6940)	102.182	r	(P-14727/89; A-9244)	181.304	n	(P-6520; A-14392)
360.80	am	(P-6940)	102.183	r	(P-14727/89; A-9244)	181.401	n	(P-6520; A-14392)
360.90	am	(P-6940)	102.200	r	(P-14727/89; A-9244)	183.401	am	(P-7561/89; A-8592)
360.100	am	(P-6940)	102.200	r	(P-14727/89; A-9244)	190.401	am	(P-7561/89; A-8592)
360.101	am	(P-6940)	102.201	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.102	am	(P-6940)	102.201	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.103	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.104	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.105	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.106	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.107	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.108	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.109	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.110	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.111	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.112	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.113	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.114	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.115	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.116	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.117	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.118	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.119	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.120	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.121	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.122	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.123	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.124	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.125	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.126	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.127	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.128	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.129	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.130	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.131	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.132	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.133	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.134	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.135	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.136	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.137	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.138	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.139	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.140	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.141	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.142	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.143	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.144	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.145	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.146	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.147	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.148	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.149	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.150	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.151	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.152	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.153	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.154	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.155	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.156	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.157	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.158	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.159	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.160	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.161	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.162	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.163	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.164	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.165	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.166	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.167	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.168	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.169	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.170	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.171	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.172	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.173	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.174	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.175	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.176	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.177	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.178	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.179	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.180	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.181	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.182	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.183	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.184	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.185	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.186	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.187	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.188	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.189	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.190	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.191	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.192	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	(P-16285/89; A-9141)
360.193	am	(P-6940)	102.202	r	(P-14727/89; A-9244)	211.122	am	



VOL. 14, ISSUE #45		ILLINOIS REGISTER		NOVEMBER 9, 1990		VOL. 14, ISSUE #45	
TITLE 35 (CONT'D)		SECTIONS AFFECTED INDEX		TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
215.603	am	(P-16445/89; A-9173)	n	(P-6977)	303.203	am	(P-17862)
215.614	n	(P-16445/89; A-9173)	n	(P-6977)	303.430	n	(P-17661/89; A-9173)
215.615	n	(P-16445/89; A-9173)	n	(P-6977)	303.431	n	(P-9784)
215.886	am	(P-16445/89; A-9173)	n	(P-6977)	304.123	am	(P-9204/89; A-9173)
232.100	n	(P-8905)	n	(P-6977)	304.211	n	(P-2999) (P-970)
232.110	n	(P-8905)	n	(P-6977)	304.218	n	(P-11093)
232.120	n	(P-8905)	n	(P-14152/89; A-2879)	304.221	n	(P-17633/89; A-2879)
232.200	n	(P-8905)	n	(P-14152/89; A-2879)	304.222	am	(P-20230/89; A-2879)
232.210	n	(P-8905)	n	(P-14152/89; A-2879)	305.102	am	(P-14159/89; A-2879)
232.300	n	(P-8905)	am	(P-14172/89; A-2899)	306.503	n	(P-13173/89; A-2899)
232.310	n	(P-8905)	am	(P-14172/89; A-2899)	307.1102	am	(P-7530/89; A-2899)
232.320	n	(P-8905)	am	(P-14172/89; A-2899)	307.2490	am	(P-20257/89; A-2899)
232.400	n	(P-8905)	am	(P-14172/89; A-2899)	307.2491	am	(P-20257/89; A-2899)
232.420	n	(P-8905)	am	(P-14172/89; A-2899)	307.8103	am	(P-20257/89; A-2899)
232.430	n	(P-8905)	am	(P-14172/89; A-2899)	307.8109	am	(P-20257/89; A-2899)
232.440	n	(P-8905)	am	(P-20273/89; A-11974)	309.103	am	(P-14164/89; A-11974)
232.450	n	(P-8905)	am	(P-20273/89; A-11974)	310.107	am	(P-20240/89; A-11974)
232.450	n	(P-8905)	am	(P-20273/89; A-11974)	310.110	am	(P-20240/89; A-11974)
232.500	n	(P-8905)	am	(P-14172/89; O-2120; R-2960; A-2899)	366.101	n	(P-19850/89; A-11974)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.102	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.103	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.104	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.105	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.106	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.201	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.202	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.203	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.204	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.205	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.206	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.301	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.302	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.303	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.304	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.305	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.306	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.307	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.401	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.402	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.403	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.404	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.405	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.501	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.502	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.503	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.504	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.505	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.506	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n	(P-19850/89; A-2899)
232.510	n	(P-8905)	n	(P-14172/89; O-2120; R-2960; A-2899)	366.601	n</	



[illegible]







TITLE 35 (CONT'D)			TITLE 38 (CONT'D)			TITLE 41		
848.506	n	(P-7763)	396.20	n	(P-2985; A-15771)	1075.1230	n	(P-14758) (E-15029)
848.507	n	(P-7763)	396.30	n	(P-2985; A-15771)	1075.1235	n	(P-14758) (E-15029)
848.508	n	(P-7763)	397.10	n	(P-15181)	1075.1240	n	(P-14758) (E-15029)
848.601	n	(P-7763)	397.20	n	(P-15181)	1075.1245	n	(P-14758) (E-15029)
848.602	n	(P-7763)	397.30	n	(P-15181)	1075.1250	n	(P-14758) (E-15029)
848.603	n	(P-7763)	397.40	n	(P-15181)	1075.1255	n	(P-14758) (E-15029)
848.604	n	(P-7763)	397.50	n	(P-15181)	1075.1260	n	(P-14758) (E-15029)
848.605	n	(P-7763)	1075.100	n	(P-14758) (E-15029)	1075.1265	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.110	n	(P-14758) (E-15029)	1075.1270	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.110	n	(P-14758) (E-15029)	1075.1275	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.120	n	(P-14758) (E-15029)	1075.1280	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.130	n	(P-14758) (E-15029)	1075.1285	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.140	n	(P-14758) (E-15029)	1075.1285	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.150	n	(P-14758) (E-15029)	1075.1290	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.200	n	(P-14758) (E-15029)	1075.1295	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.300	n	(P-14758) (E-15029)	1075.1300	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.310	n	(P-14758) (E-15029)	1075.1305	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.400	n	(P-14758) (E-15029)	1075.1310	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.410	n	(P-14758) (E-15029)	1075.1315	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.415	n	(P-14758) (E-15029)	1075.1320	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.460	n	(P-14758) (E-15029)	1075.1325	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.465	n	(P-14758) (E-15029)	1075.1330	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.470	n	(P-14758) (E-15029)	1075.1335	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.480	n	(P-14758) (E-15029)	1075.1340	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.490	n	(P-14758) (E-15029)	1075.1345	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.500	n	(P-14758) (E-15029)	1075.1350	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.505	n	(P-14758) (E-15029)	1075.1355	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.510	n	(P-14758) (E-15029)	1075.1360	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.515	n	(P-14758) (E-15029)	1075.1365	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.520	n	(P-14758) (E-15029)	1075.1370	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.525	n	(P-14758) (E-15029)	1075.1375	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.530	n	(P-14758) (E-15029)	1075.1380	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.535	n	(P-14758) (E-15029)	1075.1385	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.540	n	(P-14758) (E-15029)	1075.1390	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.545	n	(P-14758) (E-15029)	1075.1395	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.550	n	(P-14758) (E-15029)	1075.1400	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.555	n	(P-14758) (E-15029)	1075.1405	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.560	n	(P-14758) (E-15029)	1075.1410	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.565	n	(P-14758) (E-15029)	1075.1415	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.570	n	(P-14758) (E-15029)	1075.1420	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.575	n	(P-14758) (E-15029)	1075.1425	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.580	n	(P-14758) (E-15029)	1075.1430	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.585	n	(P-14758) (E-15029)	1075.1435	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.590	n	(P-14758) (E-15029)	1075.1440	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.595	n	(P-14758) (E-15029)	1075.1445	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.600	n	(P-14758) (E-15029)	1075.1450	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.605	n	(P-14758) (E-15029)	1075.1455	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.610	n	(P-14758) (E-15029)	1075.1460	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.615	n	(P-14758) (E-15029)	1075.1465	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.620	n	(P-14758) (E-15029)	1075.1470	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.625	n	(P-14758) (E-15029)	1075.1475	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.630	n	(P-14758) (E-15029)	1075.1480	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.635	n	(P-14758) (E-15029)	1075.1485	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.640	n	(P-14758) (E-15029)	1075.1490	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.645	n	(P-14758) (E-15029)	1075.1495	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.650	n	(P-14758) (E-15029)	1075.1500	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.655	n	(P-14758) (E-15029)	1075.1505	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.660	n	(P-14758) (E-15029)	1075.1510	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.665	n	(P-14758) (E-15029)	1075.1515	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.670	n	(P-14758) (E-15029)	1075.1520	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.675	n	(P-14758) (E-15029)	1075.1525	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.680	n	(P-14758) (E-15029)	1075.1530	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.685	n	(P-14758) (E-15029)	1075.1535	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.690	n	(P-14758) (E-15029)	1075.1540	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.695	n	(P-14758) (E-15029)	1075.1545	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.700	n	(P-14758) (E-15029)	1075.1550	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.705	n	(P-14758) (E-15029)	1075.1555	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.710	n	(P-14758) (E-15029)	1075.1560	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.715	n	(P-14758) (E-15029)	1075.1565	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.720	n	(P-14758) (E-15029)	1075.1570	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.725	n	(P-14758) (E-15029)	1075.1575	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.730	n	(P-14758) (E-15029)	1075.1580	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.735	n	(P-14758) (E-15029)	1075.1585	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.740	n	(P-14758) (E-15029)	1075.1590	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.745	n	(P-14758) (E-15029)	1075.1595	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.750	n	(P-14758) (E-15029)	1075.1600	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.755	n	(P-14758) (E-15029)	1075.1605	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.760	n	(P-14758) (E-15029)	1075.1610	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.765	n	(P-14758) (E-15029)	1075.1615	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.770	n	(P-14758) (E-15029)	1075.1620	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.775	n	(P-14758) (E-15029)	1075.1625	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.780	n	(P-14758) (E-15029)	1075.1630	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.785	n	(P-14758) (E-15029)	1075.1635	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.790	n	(P-14758) (E-15029)	1075.1640	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.795	n	(P-14758) (E-15029)	1075.1645	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.800	n	(P-14758) (E-15029)	1075.1650	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.805	n	(P-14758) (E-15029)	1075.1655	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.810	n	(P-14758) (E-15029)	1075.1660	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.815	n	(P-14758) (E-15029)	1075.1665	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.820	n	(P-14758) (E-15029)	1075.1670	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.825	n	(P-14758) (E-15029)	1075.1675	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.830	n	(P-14758) (E-15029)	1075.1680	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.835	n	(P-14758) (E-15029)	1075.1685	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.840	n	(P-14758) (E-15029)	1075.1690	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.845	n	(P-14758) (E-15029)	1075.1695	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.850	n	(P-14758) (E-15029)	1075.1700	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.855	n	(P-14758) (E-15029)	1075.1705	n	(P-14758) (E-15029)
848.606	n	(P-7763)	1075.860	n				







TITLE 47 (CONTD)		TITLE 50 (CONTD)		TITLE 50 (CONTD)		TITLE 50 (CONTD)	
400.111	(P-4451; A-17363) (E-4720)	2007.50	am	(P-14229)	am	(P-8828; A-17595)	7100.100
400.112	(P-4451; A-17363) (E-4720)	2007.60	am	(P-14229)	am	(P-8828; A-17595)	7110.80
400.113	(P-4451; A-17363) (E-4720)	2007.70	am	(P-14229)	am	(P-8828; A-17595)	8010.10
400.114	(P-4451; A-17363) (E-4720)	2007.80	am	(P-14229)	am	(P-8828; A-17595)	8010.20
400.115	(P-4451; A-17363) (E-4720)	2008.30	am	(P-10247)	am	(P-8828; A-17595)	8010.20
400.116	(P-4451; A-17363) (E-4720)	2008.61	n	(P-10247)	am	(P-8828; A-17595)	8010.30
400.117	(P-4451; A-17363) (E-4720)	2008.70	n	(P-10247)	am	(P-11075)	8010.30
400.118	(P-4451; A-17363) (E-4720)	2008.80	r	(P-10247)	am	(P-11075)	8010.40
400.119	(P-4449; A-17357) (E-4712)	2008.82	r	(P-10247; RC-17674)	am	(P-11075)	8010.60
400.120	(P-4449; A-17357) (E-4712)	2008.82	n	(P-10247; RC-17674)	am	(P-11075)	8010.70
400.121	(P-4449; A-17357) (E-4712)	2008.90	am	(P-17615/89; W-2410)	am	(P-11075)	8010.80
400.122	(P-4449; A-17357) (E-4712)	2008.90	am	(P-10247)	am	(P-11075)	8010.100
400.123	(P-4449; A-17357) (E-4712)	2008.100	am	(P-10247)	am	(P-11075)	8010.100
400.124	(P-4449; A-17357) (E-4712)	2008.101	am	(P-10247)	am	(P-11075)	8010.105
400.125	(P-4449; A-17357) (E-4712)	2008.102	n	(P-10247)	r	(P-11075)	8010.110
400.126	(P-4449; A-17357) (E-4712)	2008.103	n	(P-10247)	r	(P-11075)	8010.114
400.127	(P-4449; A-17357) (E-4712)	2008.104	n	(P-10247)	n	(P-9181/89; A-10345)	8010.115
400.128	(P-4449; A-17357) (E-4712)	2008.104	n	(P-10247)	n	(P-9181/89; A-10345)	8010.121
400.129	(P-4453; A-17373) (E-4734)	2008.120	n	(P-10247)	n	(P-9181/89; A-10345)	8010.125
400.130	(P-4453; A-17373) (E-4734)	2008.120	am	(P-17615/89; W-2410)	am	(P-9181/89; A-10345)	8010.130
400.131	(P-4453; A-17373) (E-4734)	2008.120	am	(P-10247)	am	(P-9181/89; A-10345)	8010.135
400.132	(P-4453; A-17373) (E-4734)	2008.120	am	(P-10247)	am	(P-9181/89; A-10345)	8010.140
400.133	(P-4453; A-17373) (E-4734)	2008.120	am	(P-10247)	am	(P-9181/89; A-10345)	8010.145
400.134	(P-4453; A-17373) (E-4734)	2008.120	am	(P-10247)	am	(P-9181/89; A-10345)	8010.150
400.135	(P-4453; A-17373) (E-4734)	2008.120	am	(P-10247)	am	(P-9181/89; A-10345)	8010.155
400.136	(P-4453; A-17373) (E-4734)	2008.120	r	(P-10247)	n	(P-9181/89; A-10345)	8010.170
400.137	(P-4453; A-17373) (E-4734)	2010.10	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.190
400.138	(P-8828; A-17595)	2010.20	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.200
400.139	(P-8828; A-17595)	2010.30	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.205
400.140	(P-8451; A-16920)	2010.40	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.210
400.141	(P-2744; A-13584)	2010.50	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.215
400.142	(P-2744; A-13584)	2010.60	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.220
400.143	(P-2744; A-13584)	2010.70	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.225
400.144	(P-2744; A-13584)	2010.80	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.230
400.145	(P-2744; A-13584)	2010.90	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.235
400.146	(P-2744; A-13584)	2010.100	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.240
400.147	(P-2744; A-13584)	2010.110	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.245
400.148	(P-2744; A-13584)	2010.120	n	(P-8828; A-17595)	n	(P-9181/89; A-10345)	8010.250
400.149	(P-2754; A-13594)	2010.130	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.255
400.150	(P-2754; A-13594)	2010.140	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.255
400.151	(P-2754; A-13594)	2010.150	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.260
400.152	(P-2754; A-13594)	2010.160	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.265
400.153	(P-2754; A-13594)	2010.170	n	(P-8828; A-17595)	r	(P-9181/89; A-10345)	8010.270
400.154	(P-2754; A-13594)	2010.180	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.275
400.155	(P-2754; A-13594)	2010.190	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.156	(P-2754; A-13594)	2010.200	n	(P-8828; A-17595)	r	(P-9181/89; A-10345)	8010.280
400.157	(P-2754; A-13594)	2010.210	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.158	(P-2754; A-13594)	2010.220	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.159	(P-2754; A-13594)	2010.230	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.160	(P-2754; A-13594)	2010.240	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.161	(P-2754; A-13594)	2010.250	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.162	(P-2754; A-13594)	2010.260	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.163	(P-2754; A-13594)	2010.270	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.164	(P-2754; A-13594)	2010.280	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.165	(P-2754; A-13594)	2010.290	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.166	(P-2754; A-13594)	2010.300	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.167	(P-2754; A-13594)	2010.310	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.168	(P-2754; A-13594)	2010.320	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.169	(P-2754; A-13594)	2010.330	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.170	(P-2754; A-13594)	2010.340	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.171	(P-2754; A-13594)	2010.350	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.172	(P-2754; A-13594)	2010.360	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.173	(P-2754; A-13594)	2010.370	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.174	(P-2754; A-13594)	2010.380	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.175	(P-2754; A-13594)	2010.390	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.176	(P-2754; A-13594)	2010.400	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.177	(P-2754; A-13594)	2010.410	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.178	(P-2754; A-13594)	2010.420	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.179	(P-2754; A-13594)	2010.430	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.180	(P-2754; A-13594)	2010.440	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.181	(P-2754; A-13594)	2010.450	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.182	(P-2754; A-13594)	2010.460	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.183	(P-2754; A-13594)	2010.470	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.184	(P-2754; A-13594)	2010.480	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.185	(P-2754; A-13594)	2010.490	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.186	(P-2754; A-13594)	2010.500	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.187	(P-2754; A-13594)	2010.510	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.188	(P-2754; A-13594)	2010.520	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.189	(P-2754; A-13594)	2010.530	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.190	(P-2754; A-13594)	2010.540	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.191	(P-2754; A-13594)	2010.550	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.192	(P-2754; A-13594)	2010.560	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.193	(P-2754; A-13594)	2010.570	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.194	(P-2754; A-13594)	2010.580	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.195	(P-2754; A-13594)	2010.590	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.196	(P-2754; A-13594)	2010.600	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.197	(P-2754; A-13594)	2010.610	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.198	(P-2754; A-13594)	2010.620	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.199	(P-2754; A-13594)	2010.630	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.200	(P-2754; A-13594)	2010.640	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.201	(P-2754; A-13594)	2010.650	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.202	(P-2754; A-13594)	2010.660	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.203	(P-2754; A-13594)	2010.670	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.204	(P-2754; A-13594)	2010.680	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.205	(P-2754; A-13594)	2010.690	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.206	(P-2754; A-13594)	2010.700	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.207	(P-2754; A-13594)	2010.710	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.208	(P-2754; A-13594)	2010.720	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.209	(P-2754; A-13594)	2010.730	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.210	(P-2754; A-13594)	2010.740	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.211	(P-2754; A-13594)	2010.750	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.212	(P-2754; A-13594)	2010.760	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.213	(P-2754; A-13594)	2010.770	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.214	(P-2754; A-13594)	2010.780	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.215	(P-2754; A-13594)	2010.790	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.216	(P-2754; A-13594)	2010.800	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.217	(P-2754; A-13594)	2010.810	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.218	(P-2754; A-13594)	2010.820	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.219	(P-2754; A-13594)	2010.830	n	(P-8828; A-17595)	am	(P-9181/89; A-10345)	8010.280
400.220	(P-2754; A-13594)	2010.840	n	(P-8828; A-17595)	am	(P-9181/	



ILLINOIS REGISTER  
SECTIONS AFFECTED INDEX

VOL. 14, ISSUE #45

NOVEMBER 9, 1990

ILLINOIS REGISTER  
SECTIONS AFFECTED INDEX

VOL. 14, ISSUE #45

NOVEMBER 9, 1990

TITLE 50 (CONT'D)	TITLE 56 (CONT'D)	TITLE 59
8100.1701 n (P-16; C-1049; A-8600) (E-305)	2625.70 n (P-13045)	2865.130 n (P-10215)
8100.1702 n (P-16; A-8600) (E-305)	2625.80 n (P-13045)	2865.135 n (P-10215)
8100.1703 n (E-305) (P-16; C-1049; A-8600) (E-305)	2630.5 n (P-13045)	2865.140 n (P-10215)
8100.1704 n (P-16; A-8600) (E-305)	2630.82 am (P-5310; A-13984)	2865.205 n (P-10215)
8100.1705 n (P-16; C-1049; A-8600) (E-305)	2630.101 am (P-17407)	2865.210 n (P-10215)
8100.1706 n (P-16; A-8600) (E-305)	2630.102 am (P-17407)	2865.215 n (P-10215)
8100.1707 n (P-16; A-8600) (E-305)	2630.103 r (P-5310; A-13984)	2920.40 am (P-13095)
8100.1708 n (P-16; A-8600) (E-305)	2630.104 n (P-17407)	6000.10 am (P-2989)
8100.1710 n (P-16; A-8600) (E-305)	2630.105 n (P-17407)	6000.280 am (E-3235; O-5905) (P-2989)
8100.1712 n (P-16; A-8600) (E-305)	2630.110 am (P-7312)	6000.330 n (P-2989)
8100.1714 n (P-16; A-8600) (E-305)	2630.112 am (P-17407)	
8100.1716 n (P-16; A-8600) (E-305)	2630.120 am (P-15977/89; A-5075)	
8100.1718 n (P-16; A-8600) (E-305)	2650.10 am (P-15977/89; A-5075)	102.10 am (P-2432)
8100.1720 n (P-16; A-8600) (E-305)	2650.20 am (P-15977/89; A-5075)	102.30 am (P-2432)
8100.1722 n (P-16; C-1049; A-8600) (E-305)	2650.30 am (P-15977/89; A-5075)	106.25 am (P-14647)
8100.1724 n (P-16; A-8600) (E-305)	2650.40 am (P-15977/89; A-5075)	106.45 am (P-14647)
8100.1726 n (P-16; A-8600) (E-305)	2650.50 am (P-15977/89; A-5075)	108.10 am (P-16718)
8100.1728 n (P-16; A-8600) (E-305)	2650.110 am (P-15977/89; A-5075)	108.10 am (P-16718)
8100.1730 n (P-16; A-8600) (E-305)	2650.130 am (P-15977/89; A-5075)	108.20 am (P-16718)
8100.1732 n (P-16; A-8600) (E-305)	2650.140 am (P-15977/89; A-5075)	108.30 am (P-16718)
8100.1734 n (P-16; A-8600) (E-305)	2650.140 am (P-15977/89; A-5075)	108.40 am (P-16718)
8100.1736 n (P-16; A-8600) (E-305)	2650.210 am (P-15977/89; A-5075)	108.50 am (P-16718)
8100.1738 n (P-16; A-8600) (E-305)	2650.220 am (P-15977/89; A-5075)	108.60 am (P-16718)
8100.1740 n (P-16; A-8600) (E-305)	2650.230 am (P-15977/89; A-5075)	108.70 am (P-16718)
8100.1742 n (P-16; A-8600) (E-305)	2650.240 am (P-15977/89; A-5075)	108.80 am (P-16718)
8100.1744 n (P-16; A-8600) (E-305)	2650.250 am (P-15977/89; A-5075)	108.90 am (P-16718)
8100.1746 n (P-16; A-8600) (E-305)	2650.125 r (P-10237)	108.100 am (P-16718)
8100.1748 n (P-16; A-8600) (E-305)	2720.126 r (P-10237)	108.110 am (P-16718)
8100.1750 n (P-16; A-8600) (E-305)	2720.127 r (P-10237)	108.120 am (P-16718)
8100.1752 n (P-16; A-8600) (E-305)	2720.128 r (P-10237)	108.130 am (P-16718)
8100.1754 n (P-16; C-1049)	2720.129 r (P-10237)	108.140 am (P-16718)
8100.1756 n (P-16; C-1049)	2720.255 am (P-7686; A-15334)	108.150 am (P-16718)
8100.1758 n (P-16; C-1049)	2725.100 am (P-19841/89; A-5126)	108.160 am (P-16718)
8100.1810 n (P-16; W-8205) (E-305)	2732.200 n (R-1047; A-675)	108.200 am (P-16718)
8100.2010 n (P-16; A-8600) (E-305)	2765.18 n (P-13118)	108.210 n (P-16718)
8100.2100 n (P-16; A-8600) (E-305)	2765.50 am (P-1101; A-6218)	108.300 n (P-16718)
8100.2102 n (P-16; A-8600) (E-305)	2765.66 n (P-1101; A-6218)	115.100 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2104 n (P-16; A-8600) (E-305)	2765.210 n (P-13118)	115.110 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2106 n (P-16; A-8600) (E-305)	2765.325 am (P-13910)	115.120 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2108 n (P-16; A-8600) (E-305)	2770.110 am (P-15543/89; A-2038)	115.200 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2110 n (P-16; A-8600) (E-305)	2770.150 r (P-12364; A-18280)	115.210 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2112 n (P-16; A-8600) (E-305)	2770.155 r (P-12364; A-18280)	115.215 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2114 n (P-16; A-8600) (E-305)	2770.160 r (P-12364; A-18280)	115.220 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2116 n (P-16; A-8600) (E-305)	2770.165 r (P-12364; A-18280)	115.230 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2118 n (P-16; A-8600) (E-305)	2770.170 r (P-12364; A-18280)	115.240 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2120 n (P-16; A-8600) (E-305)	2770.175 r (P-12364; A-18280)	115.250 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2122 n (P-16; A-8600) (E-305)	2815.105 am (P-17152) (E-17389)	115.300 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2124 n (P-16; A-8600) (E-305)	2830.10 n (P-2423; A-9101)	115.310 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2126 n (P-16; A-8600) (E-305)	2830.300 n (P-2423; A-9101)	115.320 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2128 n (P-16; A-8600) (E-305)	2830.305 n (P-2423; A-9101)	115.400 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2130 n (P-16; A-8600) (E-305)	2830.310 n (P-2423; A-9101)	115.410 n (P-15183/89; RC-10145; RC-10128; A-10865)
8100.2132 n (P-16; A-8600) (E-305)	2830.315 n (P-2423; A-9101)	
8100.2134 n (P-16; A-8600) (E-305)	2830.320 n (P-2423; A-9101)	
8100.2136 n (P-16; A-8600) (E-305)	2830.325 n (P-2423; A-9101)	
8100.2138 n (P-16; A-8600) (E-305)	2830.330 n (P-2423; A-9101)	
8100.2140 n (P-16; A-8600) (E-305)	2830.335 n (P-2423; A-9101)	
8100.2142 n (P-16; A-8600) (E-305)	2830.340 n (P-2423; A-9101)	
8100.2144 n (P-16; A-8600) (E-305)	2865.1 n (P-10215)	
8100.2146 n (P-16; A-8600) (E-305)	2865.100 n (P-10215)	
8100.2148 n (P-16; A-8600) (E-305)	2865.105 n (P-10215)	
8100.2150 n (P-16; A-8600) (E-305)	2865.110 n (P-10215)	
8100.2152 n (P-16; A-8600) (E-305)	2865.115 n (P-10215)	
8100.2160 n (P-16 M-8205; A-8600; F-13031)	2865.120 am (P-10215)	
	2865.125 n (P-10215)	



**TITLE 59 (CONTD)**

115.420	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.430	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.440	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.450	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.460	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.470	n	(P-15183/89; RC-10145; RC-10128; A-10865)
115.Ap.A	n	(A-10865)
117.100	n	(P-14671) (E-14987; O-17)
117.110	n	(P-14671) (E-14987)
117.115	n	(P-14671) (E-14987; O-17)
117.120	n	(P-14671) (E-14987; O-17)
117.125	n	(P-14671) (E-14987; O-17)
117.130	n	(P-14671) (E-14987; O-17)
117.135	n	(P-14671) (E-14987; O-17)
117.140	n	(P-14671) (E-14987; O-17)
117.145	n	(P-14671) (E-14987; O-17)
117.200	n	(P-14671) (E-14987; O-17)
117.205	n	(P-14671) (E-14987; O-17)
117.210	n	(P-14671) (E-14987; O-17)
117.215	n	(P-14671) (E-14987; O-17)
117.220	n	(P-14671) (E-14987; O-17)
117.225	n	(P-14671) (E-14987; O-17)
117.230	n	(P-14671) (E-14987; O-17)
117.235	n	(P-14671) (E-14987; O-17)
117.240	n	(P-14671) (E-14987; O-17)
117.300	n	(P-14671) (E-14987; O-17)
117.305	n	(P-14671) (E-14987; O-17)
117.310	n	(P-14671) (E-14987; O-17)
117.315	n	(P-14671) (E-14987; O-17)
117.320	n	(P-14671) (E-14987; O-17)
117.325	n	(P-14671) (E-14987; O-17)
117.330	n	(P-14671) (E-14987; O-17)
117.335	n	(P-14671) (E-14987; O-17)
117.340	n	(P-14671) (E-14987; O-17)
117.345	n	(P-14671) (E-14987; O-17)
117.350	n	(P-14671) (E-14987; O-17)
117.Ap.A	n	(P-13377/89; W.3696)
II.A	n	(P-3356; A-17277)
II.B	n	(P-14671) (E-14987)
117.Ap.B	n	(P-14671) (E-14987)
II.A	n	(P-14671) (E-14987)
II.B	n	(P-14671) (E-14987)
II.C	n	(P-14671) (E-14987)
II.D	n	(P-14671) (E-14987)
II.E	n	(P-14671) (E-14987)
119.100	n	(P-13377/89; W.3696)
119.105	n	(P-3356; A-17277)
119.110	n	(P-13377/89; W.3696)
119.115	n	(P-13377/89; W.3696)
119.120	n	(P-13377/89; W.3696)
119.125	n	(P-3356; A-17277)
119.130	n	(P-13377/89; W.3696)
119.135	n	(P-13377/89; W.3696)
119.140	n	(P-13377/89; W.3696)
119.200	n	(P-13377/89; W.3696)

TITLE 59 (CONT'D)

130.30	am	(P-17744) (E-18100)
130.40	am	(P-17744) (E-18100)
130.50	am	(P-17744)
130.51	am	(P-17744)
130.60	am	(P-17744 (E-18100))
130.70	am	(P-17744 (E-18100))
130.80	am	(P-17744 (E-18100))
130.90	r	(P-17744) (E-18100)
130.100	am	(P-17744) (E-18100)
130.110	am	(P-17744) (E-18100)
130.120	am	(P-17744) (E-18100)
130.130	am	(P-17744) (E-18100)
130.140	am	(P-17744) (E-18100)
130.150	am	(P-17744) (E-18100)
130.160	am	(P-17744) (E-18100)
130.170	am	(P-17744) (E-18100)
130.180	am	(P-17744) (E-18100)
130.190	am	(P-17744) (E-18100)
130.200	am	(P-17744) (E-18100)
130.210	am	(P-17744) (E-18100)
130.220	am	(P-17744) (E-18100)
130.230	am	(P-17744) (E-18100)
130.240	am	(P-17744) (E-18100)
130.250	am	(P-17744) (E-18100)
130.26A	am	(P-17744) (E-18100)
130.26B	am	(P-17744) (E-18100)
301.0	am	(P-1708; A-17964)
301.10	am	(P-1708; A-17964)
301.20	am	(P-1708; A-17964)
301.30	am	(P-1708; A-17964)
301.40	am	(P-1708; A-17964)
301.50	am	(P-1708; A-17964)
301.60	am	(P-1708; A-17964)
TITLE 62		
200.10	r	(P-18056/89; A-3501)
200.10	n	(P-18061/89; A-3503)
200.11	n	(P-18061/89; A-3503)
200.12	n	(P-18061/89; A-3503)
200.20	r	(P-18056/89; A-3501)
200.30	r	(P-18056/89; A-3501)
200.40	r	(P-18056/89; A-3501)
200.50	r	(P-18056/89; A-3501)
200.60	r	(P-18056/89; A-3501)
200.70	r	(P-18056/89; A-3501)
200.80	r	(P-18056/89; A-3501)
200.90	r	(P-18056/89; A-3501)
200.100	n	(P-18061/89; A-3503)
200.101	n	(P-18061/89; A-3503)
200.102	n	(P-18061/89; A-3503)
200.103	n	(P-18061/89; A-3503)
200.104	n	(P-18061/89; A-3503)
200.105	n	(P-18061/89; A-3503)
200.106	n	(P-18061/89; A-3503)
200.107	n	(P-18061/89; A-3503)
200.108	n	(P-18061/89; A-3503)
200.200	n	(P-18061/89; A-3503)
200.201	n	(P-18061/89; A-3503)
200.202	n	(P-18061/89; A-3503)
200.203	n	(P-18061/89; A-3503)
200.204	n	(P-18061/89; A-3503)
200.205	n	(P-18061/89; A-3503)
200.206	n	(P-18061/89; A-3503)
200.300	n	(P-18061/89; A-3503)

**TITLE 62**

200.10	r	(P-18056/89; A-3501)
200.11	n	(P-18061/89; A-3503)
200.11	n	(P-18061/89; A-3503)
200.11	n	(P-18061/89; A-3503)
200.12	n	(P-18061/89; A-3503)
200.20	r	(P-18056/89; A-3501)
200.30	r	(P-18056/89; A-3501)
200.40	r	(P-18056/89; A-3501)
200.50	r	(P-18056/89; A-3501)
200.60	r	(P-18056/89; A-3501)
200.70	r	(P-18056/89; A-3501)
200.80	r	(P-18056/89; A-3501)
200.90	r	(P-18056/89; A-3501)
200.100	r	(P-18061/89; A-3503)
200.101	n	(P-18061/89; A-3503)
200.102	n	(P-18061/89; A-3503)
200.103	n	(P-18061/89; A-3503)
200.104	n	(P-18061/89; A-3503)
200.105	n	(P-18061/89; A-3503)
200.106	n	(P-18061/89; A-3503)
200.107	n	(P-18061/89; A-3503)
200.108	n	(P-18061/89; A-3503)
200.200	n	(P-18061/89; A-3503)
200.201	n	(P-18061/89; A-3503)
200.202	n	(P-18061/89; A-3503)
200.203	n	(P-18061/89; A-3503)
200.204	n	(P-18061/89; A-3503)
200.205	n	(P-18061/89; A-3503)
200.206	n	(P-18061/89; A-3503)
200.300	n	(P-18061/89; A-3503)



TITLE 52 (CONTD.)			TITLE 58 (CONTD.)			TITLE 68 (CONTD.)					
240.195	n	(P-15226/89; A-2317)	240.1180	r	(P-10288; C-11410)	690.70	n	(P-1107; A-12516)	1270.45	n	(P-7378)
240.210	re	(A-3053)	240.1190	am	(P-10288; C-11410)	690.80	am	(P-1107; A-12516)	1270.50	am	(P-7378)
240.220	re	(A-3053)	300.40	am	(P-12103/89; A-3548)	690.90	n	(P-1107; A-12516)	1270.60	am	(P-7378)
240.230	am	(P-15226/89; A-2317)	1700.11	am	(P-12217/89; A-11795)	690.100	n	(P-1107; A-12516)	1300.10	n	(P-14236/89; A-10035)
240.240	re	(A-3053)	1701.Ap.A	am	(P-12222/89; A-11800)	690.110	n	(P-1107; A-12516)	1300.20	am	(P-14236/89; A-10035)
240.250	re	(A-3053)	1761.11	am	(P-12197/89; A-11777)	690.120	n	(P-1107; A-12516)	1300.25	am	(P-14236/89; A-10035)
240.260	re	(A-3053)	1761.12	am	(P-12197/89; A-11777)	690.130	n	(P-1107; A-12516)	1300.30	am	(P-14236/89; A-10035)
240.270	re	(A-3053)	1772.12	am	(P-12311/89; A-11880)	690.140	n	(P-1107; A-12516)	1300.40	am	(P-14236/89; A-10035)
240.280	re	(A-3053)	1773.5	n	(P-12317/89; A-11886)	690.150	n	(P-1107; A-12516)	1300.41	am	(P-14236/89; A-10035)
240.290	re	(A-3053)	1773.11	am	(P-12317/89; A-11886)	690.160	n	(P-1107; A-12516)	1300.42	am	(P-14236/89; A-10035)
240.295	re	(A-3053)	1773.15	am	(P-12317/89; A-11886)	690.170	n	(P-1107; A-12516)	1300.45	am	(P-14236/89; A-10035)
240.305	re	(A-3053)	1773.17	am	(P-12317/89; A-11886)	690.180	n	(P-1107; A-12516)	1300.48	am	(P-14236/89; A-10035)
240.310	re	(A-3053)	1773.19	am	(P-12317/89; A-11886)	690.190	n	(P-1107; A-12516)	1300.60	am	(P-14236/89; A-10035)
240.320	re	(A-3053)	1773.20	am	(P-12317/89; A-11886)	690.200	n	(P-1107; A-12516)	1300.70	am	(P-14236/89; A-10035)
240.330	re	(A-3053)	1773.21	n	(P-12317/89; A-11886)	690.210	n	(P-1107; A-12516)	1300.75	am	(P-2444; A-14128)
240.340	re	(A-3053)	1774.15	am	(P-12334/89; A-11900)	690.220	n	(P-1107; A-12516)	1320.55	am	(P-2444; A-14128)
240.350	re	(A-3053)	1774.17	am	(P-12334/89; A-11900)	690.230	n	(P-1107; A-12516)	1320.80	am	(P-2444; A-14128)
240.360	re	(A-3053)	1778.13	am	(P-12303/89; A-11873)	690.240	n	(P-1107; A-12516)	1320.300	am	(P-2444; A-14128)
240.370	re	(A-3053)	1778.14	am	(P-12303/89; A-11873)	690.250	n	(P-1107; A-12516)	1340.40	am	(P-17432)
240.380	re	(A-3053)	1779.12	am	(P-12347/89; A-11924)	690.260	n	(P-1107)	1360.30	am	(P-14004/89; A-701)
240.390	re	(A-3053)	1779.20	r	(P-12347/89; A-11924)	690.270	n	(P-1107)	1380.210	am	(P-7346)
240.400	re	(A-3053)	1780.16	am	(P-12352/89; A-11911)	1175.100	am	(P-17190/89; A-14090)	1380.220	am	(P-7346)
240.410	re	(A-3053)	1780.21	am	(P-12352/89; A-11911)	1175.700	n	(P-17190/89; A-14090)	1380.230	am	(P-7346)
240.420	re	(A-3053)	1780.31	am	(P-12352/89; A-11911)	1175.705	n	(P-17190/89; A-14090)	1380.240	am	(P-7346)
240.430	re	(A-3053)	1783.12	am	(P-12366/89; A-11929)	1175.710	n	(P-17190/89; A-14090)	1380.250	am	(P-7346)
240.440	re	(A-3053)	1783.20	r	(P-12366/89; A-11929)	1175.715	n	(P-17190/89; A-14090)	1380.260	am	(P-7346)
240.450	re	(A-3053)	1784.14	am	(P-12371/89; A-11935)	1175.720	n	(P-17190/89; A-14090)	1380.270	am	(P-7346)
240.460	re	(A-3053)	1784.17	am	(P-12371/89; A-11935)	1175.725	n	(P-17190/89; A-14090)	1380.280	am	(P-7346)
240.470	am	(P-3394; A-13620)	1784.21	am	(P-12371/89; A-11935)	1175.730	n	(P-17190/89; A-14090)	1380.285	am	(P-7346)
240.480	re	(A-3053)	1800.21	am	(P-12205/89; A-11785)	1175.735	n	(P-17190/89; A-14090)	1380.290	am	(P-7346)
240.490	re	(P-3053)	1800.40	am	(P-12205/89; A-11785)	1175.800	n	(P-17190/89; A-14090)	1380.300	am	(P-7346)
240.500	n	(P-3394; A-13620)	1800.60	am	(P-12205/89; A-11785)	1175.805	n	(P-17190/89; A-14090)	1380.310	am	(P-7346)
240.555	am	(P-16205)	1816.49	am	(P-12255/89; A-11830)	1175.810	n	(P-17190/89; A-14090)	1380.320	am	(P-7346)
240.710	re	(A-3053)	1816.64	am	(P-12255/89; A-11830)	1175.815	n	(P-17190/89; A-14090)	1380.Ap.A	am	(P-7346)
240.720	re	(A-3053)	1816.67	am	(P-12255/89; A-11830)	1175.820	n	(P-17190/89; A-14090)	1400.10	am	(P-2913/89; A-4515)
240.730	re	(A-3053)	1816.68	am	(P-12255/89; A-11830)	1175.825	n	(P-17190/89; A-14090)	1400.20	am	(P-2913/89; A-4515)
240.740	re	(A-3053)	1816.83	am	(P-12255/89; A-11830)	1175.830	n	(P-17190/89; A-14090)	A-4515; M-12935; A-4754; A-12735)	am	
240.750	re	(A-3053)	1816.97	am	(P-12255/89; A-11830)	1175.835	n	(P-17190/89; A-14090)	A-4515; M-12935; A-4754; A-4515;	am	
240.905	re	(A-3053)	1816.99	am	(P-12255/89; A-11830)	1175.840	n	(P-17190/89; A-14090)	PF-4760; M-12935; A-12735)	am	
240.910	re	(A-3053)	1816.102	am	(P-12255/89; A-11830)	1175.845	n	(P-17190/89; A-14090)	(P-2913/89; A-4515)	am	
240.920	re	(A-3053)	1817.49	am	(P-12280/89; A-11855)	1175.850	n	(P-17190/89; A-14090)	1400.50	am	(P-2913/89; A-4515)
240.930	re	(A-3053)	1817.64	am	(P-12280/89; A-11855)	1175.855	n	(P-17190/89; A-14090)	1400.60	am	(P-2913/89; A-4515)
240.940	re	(A-3053)	1817.66	am	(P-12280/89; A-11855)	1175.860	n	(P-17190/89; A-14090)	1400.65	am	(P-2913/89; A-4515)
240.950	re	(A-3053)	1817.67	am	(P-12280/89; A-11855)	1175.865	n	(P-17190/89; A-14090)	1400.70	am	(P-2913/89; A-4515)
240.960	re	(A-3053)	1817.68	am	(P-12280/89; A-11855)	1175.865	n	(P-17190/89; A-14090)	1400.80	am	(P-2913/89; A-4515)
240.970	re	(A-3053)	1817.83	am	(P-12280/89; A-11855)	1175.870	n	(P-17190/89; A-14090)	1400.90	am	(P-2913/89; A-4515)
240.980	re	(A-3053)	1817.97	am	(P-12280/89; A-11855)	1175.875	n	(P-17190/89; A-14090)	1480.10	r	(P-14291)
240.990	re	(A-3053)	1817.122	am	(P-12280/89; A-11855)	1175.900	n	(P-17190/89; A-14090)	1480.20	r	(P-14291)
240.1105	re	(P-10288; C-11410)	1843.11	am	(P-12280/89; A-11855)	1175.905	n	(P-17190/89; A-14090)	1480.30	r	(P-14291)
240.1110	re	(P-10288; C-11410)	1846.1	am	(P-12341/89; A-11906)	1175.910	n	(P-17190/89; A-14090)	1480.40	r	(P-14291)
240.1110	n	(P-10288; C-11410)	1846.5	n	(P-12248/89; A-11825)	1175.915	n	(P-17190/89; A-14090)	1480.45	#	(P-14291)
240.1120	r	(P-10288; C-11410)	1846.12	n	(P-12248/89; A-11825)	1240.10	am	(P-2456)	1480.50	r	(P-14291)
240.1120	n	(P-10288; C-11410)	1846.14	n	(P-12248/89; A-11825)	1240.15	am	(P-2456)	1480.60	r	(P-14291)
240.1130	n	(P-10288; C-11410)	1846.17	n	(P-12248/89; A-11825)	1240.16	n	(P-2456)	1480.110n	(P-14291)	
240.1130	r	(P-10288; C-11410)	1846.18	n	(P-12248/89; A-11825)	1240.40	am	(P-2456)	1480.120	n	(P-14291)
240.1140	n	(P-10288; C-11410)	1846.18	n	(P-12248/89; A-11825)	1240.50	am	(P-2456)	1480.130	n	(P-14291)
240.1140	n	(P-10288; C-11410)	690.20	n	(P-1107; A-12516)	1270.5	n	(P-7378)	1480.140	n	(P-14291)
240.1150	n	(P-10288; C-11410)	690.20	n	(P-1107; A-12516)	1270.13	n	(P-7378)	1480.150	n	(P-14291)
240.1150	n	(P-10288; C-11410)	690.20	n	(P-1107; A-12516)	1270.15	am	(P-7378)	1480.160	n	(P-14291)
240.1151	r	(P-10288; C-11410; RC-17684)	690.30	n	(P-1107; A-12516)	1270.15	am	(P-7378)	1480.170	n	(P-14291)
240.1160	r	(P-3394; A-13620)	690.40	n	(P-1107; A-12516)	1270.30	am	(P-7378)	1480.180	n	(P-14291)
240.1170	n	(P-10288; C-11410)	690.50	n	(P-1107; A-12516)	1270.35	n	(P-7378)	1480.190	n	(P-14291)
240.1170	n	(P-10288; C-11410)	690.60	n	(P-1107; A-12516)	1270.40	am	(P-7378)	1480.200	n	(P-14291)



TITLE 68 (CONT'D)		TITLE 74		TITLE 77 (CONT'D)		TITLE 71				
1480.220	n	(P-14291)	245.90	n	(P-14699)	350.3230	am	(P-2210; A-14876)	Ap-D	(P-17452)
			245.100	n	(P-14699)	350.3240	am	(P-9833)	Ap-E	(P-17452)
			245.110	n	(P-14699)	350.3260	am	(P-9833)	II-A	(P-17452)
			245.120	n	(P-14699)	350.3710	am	(P-9833)	II-B	(P-17452)
			245.130	n	(P-14699)	350.3720	am	(P-9833)	II-C	(P-17452)
			245.140	n	(P-14699)	350.3730	am	(P-9833)	II-D	(P-17452)
			245.150	n	(P-14699)	350.3750	am	(P-9833)	II-E	(P-17452)
			250.120	am	(P-16259)	350.3770	am	(P-9833)	II-F	(P-17452)
			250.150	am	(P-7875/89; A-2342)	350.3780	am	(P-9833)	II-G	(P-17452)
			250.160	am	(P-2478; A-13824)	350.3810	am	(P-9833)	II-H	(P-17452)
			250.210	am	(P-16259)	350.3880	am	(P-9833)	II-I	(P-17452)
			250.240	am	(P-16259)	350.3900	am	(P-9833)	II-J	(P-17452)
			250.310	am	(P-16259)	350.3900	am	(P-9833)	Ap-F	(P-17452)
			250.315	n	(P-7875/89; A-2342)	350.3940	am	(P-9833)	II-A	(P-17452)
			250.330	am	(P-7875/89; A-2342)	350.4010	am	(P-9833)	II-B	(P-17452)
			250.510	am	(P-16259)	350.76-D	am	(P-9833)	II-C	(P-17452)
			250.525	am	(P-16259)	350.76-E	am	(P-9833)	II-D	(P-17452)
			250.725	am	(P-16259)	390.330	am	(P-9883)	II-E	(P-17452)
			250.1510	am	(P-16259)	390.1030	am	(P-9883)	II-F	(P-17452)
			250.1870	n	(P-2478; A-13824)	390.1920	am	(P-2237; A-14904)	Ap-G	(P-17452)
			250.2140	am	(P-7875/89; A-2342)	390.2010	am	(P-2237; A-14904)	II-A	(P-17452)
			300.330	am	(P-9957)	390.2030	am	(P-2237; A-14904)	II-B	(P-17452)
			300.1010	am	(P-9957)	390.2220	am	(P-2237; A-14904)	II-C	(P-17452)
			300.2110	am	(P-2261; A-14950)	390.2720	am	(P-2237; A-14904)	II-D	(P-17452)
			300.2210	am	(P-2261; A-14950)	390.2730	am	(P-2237; A-14904)	II-E	(P-17452)
			300.2230	am	(P-2261; A-14950)	390.2990	am	(P-2237; A-14904)	II-F	(P-17452)
			300.2420	am	(P-2261; A-14950)	390.3020	am	(P-2237; A-14904)	II-G	(P-17452)
			300.2920	am	(P-2261; A-14950)	390.3030	am	(P-2237; A-14904)	II-H	(P-17452)
			300.2930	am	(P-2261; A-14950)	390.3220	am	(P-2237; A-14904)	II-B	(P-17452)
			300.3060	am	(P-2261; A-14950)	390.3240	am	(P-9883)	II-C	(P-17452)
			300.3120	am	(P-2261; A-14950)	390.3260	am	(P-9883)	II-D	(P-17452)
			300.3130	am	(P-2261; A-14950)	400.100	am	(P-9883)	II-E	(P-17452)
			300.3220	am	(P-9957)	400.110	n	(P-10648)	Ap-I	(P-17452)
			300.3240	am	(P-9957)	400.120	n	(P-10648)	510.40	(P-11119)
			300.3260	am	(P-9957)	400.130	n	(P-10648)	510.50	(P-11119)
			300.330	am	(P-9920)	450.20	am	(P-14280/89; A-2360)	510.70	(P-11119)
			330.913	am	(P-9920)	450.20	am	(P-14280/89; A-2360)	510.100	(P-11119)
			330.1110	am	(P-9920)	450.20	am	(P-14280/89; A-2360)	510.110	(P-11119)
			330.2010	am	(P-1827; A-14928)	500.10	am	(P-17452)	510.130	(P-11119)
			330.2210	am	(P-1827; A-14928)	500.20	am	(P-17452)	535.10	(P-1755; A-15390)
			330.2230	am	(P-1827; A-14928)	500.30	am	(P-17452)	535.20	(P-1755; A-15390)
			330.2420	am	(P-1827; A-14928)	500.40	am	(P-17452)	535.60	(P-16237)
			330.3060	am	(P-1827; A-14928)	500.45	n	(P-17452)	535.100	(P-1755; A-15390)
			330.3160	am	(P-1827; A-14928)	500.50	n	(P-17452)	535.110	(P-1755; A-15390)
			330.3620	am	(P-1827; A-14928)	500.60	am	(P-17452)	535.120	(P-1755; A-15390)
			330.3630	am	(P-1827; A-14928)	500.70	am	(P-17452)	535.150	(P-1755; A-15390)
			330.3690	am	(P-1827; A-14928)	500.80	n	(P-17452)	535.200	(P-1755; A-15390)
			330.3720	am	(P-1827; A-14928)	500.80	n	(P-17452)	535.210	(P-1755; A-15390)
			330.4220	am	(P-9920)	500.90	am	(P-17452)	535.215	(P-16237)
			330.4240	am	(P-9920)	500.90	am	(P-17452)	535.215	(P-16237)
			330.4260	am	(P-9920)	500.90	am	(P-17452)	535.265	(P-1755; A-15390)
			350.110	am	(P-2210; A-14876)	535.300	am	(P-17452)	535.300	(P-1755; A-15390)
			350.120	am	(P-2210; A-14876)	535.310	am	(P-17452)	535.310	(P-1755; A-15390)
			350.130	am	(P-2210; A-14876)	535.320	am	(P-17452)	535.320	(P-1755; A-15390)
			350.330	am	(P-9833)	535.330	am	(P-17452)	535.330	(P-1755; A-15390)
			350.680	am	(P-9833)	535.680	am	(P-17452)	535.335	(P-1755; A-15390)
			350.1220	am	(P-9833)	535.350	am	(P-17452)	535.350	(P-1755; A-15390)
			350.1910	am	(P-2210; A-14876)	535.400	am	(P-17452)	535.400	(P-1755; A-15390)
			350.2010	am	(P-2210; A-14876)	535.410	am	(P-17452)	535.410	(P-1755; A-15390)
			350.2030	am	(P-2210; A-14876)	535.420	am	(P-17452)	535.420	(P-1755; A-15390)
			350.2220	am	(P-2210; A-14876)	535.430	am	(P-17452)	535.430	(P-1755; A-15390)
			350.2720	am	(P-2210; A-14876)	535.440	am	(P-17452)	535.440	(P-1755; A-15390)
			350.2730	am	(P-2210; A-14876)	535.450	am	(P-17452)	535.450	(P-1755; A-15390)
			350.3020	am	(P-2210; A-14876)	535.500	am	(P-17452)	535.500	(P-1755; A-15390)
			350.3030	am	(P-2210; A-14876)	535.510	am	(P-17452)	535.510	(P-1755; A-15390)
			350.3220	am	(P-9833)	535.510	am	(P-17452)	535.510	(P-1755; A-15390)







TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
682.350	am	790.2097	am
682.410	am	790.2140	am
682.420	am	790.2155	n
682.440	am	790.2180	am
682.450	am	790.2260	am
682.500	am	790.2280	am
682.510	am	790.2360	am
682.610	am	790.2460	am
682.620	am	790.2465	am
682.630	am	790.2485	am
682.640	am	790.2500	am
682.650	am	790.2540	am
682.660	am	790.2580	am
682.670	am	790.2603	am
682.680	am	790.2603	am
682.690	am	790.2618	am
682.700	am	790.2661	am
682.710	am	790.2662	am
682.720	am	790.2780	am
682.730	am	790.2820	am
682.740	am	790.2860	am
682.750	am	790.2902	am
682.760	am	790.2902	am
682.770	am	790.2915	am
682.780	am	790.2940	am
682.790	am	790.2980	am
682.800	am	790.3020	am
682.810	am	790.3032	am
682.820	am	790.3032	am
682.830	am	790.3049	am
682.840	am	790.3051	am
682.850	am	790.3054	am
682.860	am	790.3140	am
682.870	am	790.3220	am
682.880	am	790.3300	am
682.890	am	790.3315	am
682.900	am	790.3335	am
682.910	am	790.3340	am
682.920	am	790.3350	am
682.930	am	790.3420	am
682.940	am	790.3440	am
682.950	am	790.3492	am
682.960	am	790.3540	am
682.970	am	790.3620	am
682.980	am		
682.990	am		
683.000	am		
683.010	am		
683.020	am		
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683.410	am		
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686.140	am		
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686.160	am		
686.170	am		
686.180	am		
686.190	am		
686.200	am		







TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
905.140 am (P-16305)	1130.530 n (P-17245/89; A-7183)	310.280 am (P-16917/89; A-5550)	am (P-17521/89; A-4455)
905.150 am (P-16305)	1130.540 n (P-17245/89; A-7183)	310.290 am (P-16917/89; A-5550)	am (P-15141/89; A-615) (P-5269)
905.160 am (P-16305)	1130.550 n (P-17245/89; A-7183)	310.300 am (P-16917/89; A-5550)	am (P-14361) (P-10189) (E-11330)
905.170 am (P-16305)	1130.560 n (P-17245/89; A-7183)	310.350 am (P-16917/89; A-5550)	am (P-5269; A-14361)
905.180 am (P-16305)	1130.570 n (P-17245/89; A-7183)	310.456 am (P-16917/89; A-5550)	am (P-5269; A-14361) (E-11330)
905.190 am (P-16305)	1130.620 n (P-17245/89; A-7183)	310.456 am (P-16917/89; A-5550)	am (P-5269; A-14361) (E-11330)
905.200 am (P-16305)	1130.630 n (P-17245/89; A-7183)	310.530 am (P-16917/89; A-5550)	am (P-5269; A-14361) (E-11330)
905.210 r (P-16305)	1130.640 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-5269; A-14361) (E-11330)
Ap.A am (P-16305)	1130.650 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-10974; W-12321)
II. A am (P-16305)	1130.660 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-427; A-10002) (P-7675; A-17189) (P-17521/89; A-4455) (E-11330) (P-14657)
II. C am (P-16305)	1130.670 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. D am (P-16305)	1130.680 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. E am (P-16305)	1130.710 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. F am (P-16305)	1130.720 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. G am (P-16305)	1130.730 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. H am (P-16305)	1130.740 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. I am (P-16305)	1130.750 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. J am (P-16305)	1130.760 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. K am (P-16305)	1130.770 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. L am (P-16305)	1130.780 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. M am (P-16305)	1130.810 n (P-17245/89; A-7183)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
Ex.A am (P-16305)	1150.110 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. M am (P-16305)	1150.210 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
Ex. B r (P-16305)	1150.220 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. N am (P-16305)	1150.230 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. R am (P-16305)	1150.310 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
II. U am (P-16305)	1150.320 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
905.App.B am (P-16305)	1150.330 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
920.50 am (P-15338/89; A-228)	1150.420 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
920.120 am (P-15338/89; A-228)	1150.430 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
920.130 am (P-15338/89; A-228)	1150.440 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
920.150 am (P-15338/89; A-228)	1150.450 r (P-5580/89; A-5168)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
920.160 am (P-15338/89; A-228)	1160.110 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.10 am (P-2498; A-12633)	1160.120 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.20 am (P-2498; A-12633)	1160.210 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.25 n (P-2498; A-12633)	1160.220 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.30 am (P-2498; A-12633)	1160.230 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.35 am (P-2498; A-12633)	1160.310 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.40 am (P-2498; A-12633)	1160.410 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.50 am (P-2498; A-12633)	1160.420 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.50 am (P-2498; A-12633)	1160.430 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.60 am (P-2498; A-12633)	1160.440 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.65 n (P-2498; A-12633)	1160.450 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.70 am (P-2498; A-12633)	1160.510 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.80 am (P-2498; A-12633)	1160.520 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.85 am (P-2498; A-12633)	1160.530 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.90 am (P-2498; A-12633)	1160.610 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.100 am (P-2498; A-12633)	1160.620 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.105 n (P-2498; A-12633)	1160.630 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.110 am (P-2498; A-12633)	1160.640 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.120 am (P-2498; A-12633)	1160.650 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.130 am (P-2498; A-12633)	1160.710 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.140 am (P-2498; A-12633)	1160.720 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.150 am (P-2498; A-12633)	1160.730 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.160 am (P-2498; A-12633)	1160.740 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.170 am (P-2498; A-12633)	1160.750 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.180 am (P-2498; A-12633)	1160.760 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.190 am (P-2498; A-12633)	1160.770 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.200 am (P-2498; A-12633)	1160.780 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.210 am (P-2498; A-12633)	1160.790 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.220 am (P-2498; A-12633)	1160.800 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.230 am (P-2498; A-12633)	1160.810 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.240 am (P-2498; A-12633)	1160.820 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.250 am (P-2498; A-12633)	1160.830 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.260 am (P-2498; A-12633)	1160.840 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.270 am (P-2498; A-12633)	1160.850 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.280 am (P-2498; A-12633)	1160.860 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.290 am (P-2498; A-12633)	1160.870 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.300 am (P-2498; A-12633)	1160.880 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.310 am (P-2498; A-12633)	1160.890 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.320 am (P-2498; A-12633)	1160.900 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.330 am (P-2498; A-12633)	1160.910 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.340 am (P-2498; A-12633)	1160.920 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.350 am (P-2498; A-12633)	1160.930 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.360 am (P-2498; A-12633)	1160.940 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.370 am (P-2498; A-12633)	1160.950 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.380 am (P-2498; A-12633)	1160.960 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.390 am (P-2498; A-12633)	1160.970 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.400 am (P-2498; A-12633)	1160.980 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.410 am (P-2498; A-12633)	1160.990 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.420 am (P-2498; A-12633)	1161.000 r (P-17280/89; A-5175)	310.540 am (P-16917/89; A-5550)	am (P-17521/89; A-4455) (P-5269; A-14361) (P-14657)
935.4			



ILLINOIS REGISTER  
SECTIONS AFFECTED INDEX  
NOVEMBER 9, 1990

VOL. 14, ISSUE #45		SECTIONS AFFECTED INDEX		NOVEMBER 9, 1999	
TITLE #3 (CONT'D)					
281.100	r	(P-4312; A-11188)	285.3061	n	(P-5229/89; A-6000)
281.Ex. A	r	(P-4312; A-11188)	285.3065	n	(P-5229/89; A-6000)
281.Ex. D	r	(P-4312; A-11188)	285.3070	n	(P-5229/89; A-6000)
281.Ex. E	r	(P-4312; A-11188)	285.3075	n	(P-5229/89; A-6000)
281.Ex. F	r	(P-4312; A-11188)	285.3085	n	(P-5229/89; A-6000)
281.Ex. G	r	(P-4312; A-11188)	285.3090	n	(P-5229/89; A-6000)
281.Ex. H	r	(P-4312; A-11188)	285.3095	n	(P-5229/89; A-6000)
281.Ap. A	am	(P-4312; A-11188)	285.3100	n	(P-5229/89; A-6000)
285.110	am	(P-5229/89; A-6000)	285.3110	n	(P-5229/89; A-6000)
285.115	am	(P-5229/89; A-6000)	285.3115	n	(P-5229/89; A-6000)
285.130	am	(P-5229/89; A-6000)	285.3120	n	(P-5229/89; A-6000)
285.140	am	(P-5229/89; A-6000)	285.3125	n	(P-5229/89; A-6000)
285.145	n	(P-5229/89; A-6000)	285.3130	n	(P-5229/89; A-6000)
285.150	am	(P-5229/89; A-6000)	285.3140	n	(P-5229/89; A-6000)
285.160	am	(P-5229/89; A-6000)	285.4001	n	(P-5229/89; A-6000)
285.170	am	(P-5229/89; A-6000)	285.4005	n	(P-5229/89; A-6000)
285.210	am	(P-5229/89; A-6000)	285.4010	n	(P-5229/89; A-6000)
285.310	am	(P-5229/89; A-6000)	285.4015	n	(P-5229/89; A-6000)
285.410	am	(P-5229/89; A-6000)	285.4020	n	(P-5229/89; A-6000)
285.420	am	(P-5229/89; A-6000)	285.4025	n	(P-5229/89; A-6000)
285.1000	am	(P-5229/89; A-6000)	285.5000	n	(P-5229/89; A-6000)
285.1005	n	(P-5229/89; A-6000)	285.5005	n	(P-5229/89; A-6000)
285.1010	n	(P-5229/89; A-6000)	285.5010	n	(P-5229/89; A-6000)
285.1015	n	(P-5229/89; A-6000)	285.5015	n	(P-5229/89; A-6000)
285.2000	n	(P-5229/89; A-6000)	285.5020	n	(P-5229/89; A-6000)
285.2005	n	(P-5229/89; A-6000)	285.5025	n	(P-5229/89; A-6000)
285.2010	n	(P-5229/89; A-6000)	285.Ex. A	r	(P-5229/89; A-6000)
285.2015	n	(P-5229/89; A-6000)	285.Ex. B	r	(P-5229/89; A-6000)
285.2020	n	(P-5229/89; A-6000)	285.Ex. C	r	(P-5229/89; A-6000)
285.2025	n	(P-5229/89; A-6000)	285.Ex. D	r	(P-5229/89; A-6000)
285.2030	n	(P-5229/89; A-6000)	285.Ex. E	r	(P-5229/89; A-6000)
285.2035	n	(P-5229/89; A-6000)	410.360	am	(P-16211/89; A-3454)
285.2040	n	(P-5229/89; A-6000)	445.10	n	(P-13129/89; A-626)
285.2045	n	(P-5229/89; A-6000)	445.20	n	(P-13129/89; A-626)
285.2050	n	(P-5229/89; A-6000)	445.30	n	(P-13129/89; A-626)
285.2055	n	(P-5229/89; A-6000)	445.40	n	(P-13129/89; A-626)
285.2060	n	(P-5229/89; A-6000)	445.50	n	(P-13129/89; A-626)
285.2065	n	(P-5229/89; A-6000)	445.60	n	(P-13129/89; A-626)
285.2070	n	(P-5229/89; A-6000)	445.70	n	(P-13129/89; A-626)
285.2075	n	(P-5229/89; A-6000)	445.80	n	(P-13129/89; A-626)
285.2080	n	(P-5229/89; A-6000)	500.335	am	(P-16219/89; A-3463)
285.2085	n	(P-5229/89; A-6000)	505.10	am	(P-13361/89; A-1605)
285.2090	n	(P-5229/89; A-6000)	590.10	am	(P-19344/89; A-10018)
285.2095	n	(P-5229/89; A-6000)	710.1	am	(P-1552; A-10021)
285.2100	n	(P-5229/89; A-6000)	755.10	am	(P-15157/89; A-3042)
285.2105	n	(P-5229/89; A-6000)	755.210	am	(P-15157/89; A-3042)
285.2110	n	(P-5229/89; A-6000)	757.10	am	(P-2731; A-17523)

SAI-41

ILLINOIS REGISTER  
SECTIONS AFFECTED INDEX  
NOVEMBER 9, 1990

VOL. 14, ISSUE #45		ILLINOIS REGISTER		SECTIONS REGISTERED		NOVEMBER 9, 1990	
TITLE 80 (CONT'D)		TITLE 81		TITLE 82		TITLE 83	
1110.80	am	(P-1357/89; A-1297)	1650.230	am	(P-11742; A-18305)	1565.30	am
1110.90	am	(P-1357/89; A-1297)	1650.290	am	(P-11742; A-18305)	1650.320	am
1110.100	am	(P-1357/89; A-1297)	1650.320	am	(P-11742; A-18305)	1650.325	am
1110.110	am	(P-1357/89; A-1297)	1650.340	am	(P-11742; C-13871; A-18305)	1650.340	am
1110.140	am	(P-1357/89; A-1297)	1650.350	am	(P-11742; A-18305)	1650.350	am
1110.150	am	(P-1357/89; A-1297)	1650.360	am	(P-11742; A-18305)	1650.360	am
1110.160	am	(P-1357/89; A-1297)	1650.370	am	(P-11742; A-18305)	1650.370	am
1110.170	am	(P-1357/89; A-1297)	1650.410	am	(P-11742; A-18305)	1650.410	am
1110.180	n	(P-1357/89; A-1297)	1650.440	am	(P-11742; A-18305)	1650.440	am
1120.20	am	(P-1381/89; A-1322)	1650.450	am	(P-11742; A-18305)	1650.450	am
1120.30	am	(P-1381/89; A-1322)	1650.520	am	(P-11742; A-18305)	1650.520	am
1120.40	am	(P-1381/89; A-1322)	2120.30	am	(P-10603)	2120.30	am
1120.50	am	(P-1381/89; A-1322)	2120.310	am	(P-10603)	2120.310	am
1120.60	am	(P-1381/89; A-1322)	2120.320	am	(P-10603)	2120.320	am
1120.70	n	(P-1381/89; A-1322)	2120.330	am	(P-10603)	2120.330	am
1125.40	am	(P-15182/89; A-2873)	2120.440	am	(P-10603)	2120.440	am
1200.10	am	(P-7693)	2120.510	am	(P-10603)	2120.510	am
1200.20	am	(P-7693)	2120.520	am	(P-10603)	2120.520	am
1200.30	am	(P-7693)	2120.610	am	(P-10603)	2120.610	am
1200.90	am	(P-7693)	2160.110	n	(P-4288; A-14343)	2160.110	n
1210.10	am	(P-7726)	2160.120	n	(P-4288; A-14343)	2160.120	n
1210.30	am	(P-7726)	2160.130	n	(P-4288; A-14343)	2160.130	n
1210.40	am	(P-7726)	2160.210	n	(P-4288; A-14343)	2160.210	n
1210.50	am	(P-7726)	2160.220	n	(P-4288; A-14343)	2160.220	n
1210.60	am	(P-7726)	2160.230	n	(P-4288; A-14343)	2160.230	n
1210.70	am	(P-7726)	2160.240	n	(P-4288; A-14343)	2160.240	n
1210.100	am	(P-7726)	2160.250	n	(P-4288; A-14343)	2160.250	n
1210.110	am	(P-7726)	2160.310	n	(P-4288; A-14343)	2160.310	n
1210.120	am	(P-7726)	2160.320	n	(P-4288; A-14343)	2160.320	n
1210.140	am	(P-7726)	2160.325	n	(P-4288; A-14343)	2160.325	n
1210.150	am	(P-7726)	2160.330	n	(P-4288; A-14343)	2160.330	n
1210.160	am	(P-7726)	2160.410	n	(P-4288; A-14343)	2160.410	n
1210.170	am	(P-7726)	2160.420	n	(P-4288; A-14343)	2160.420	n
1210.180	am	(P-7726)	2160.510	n	(P-4288; A-14343)	2160.510	n
1210.190	am	(P-7726)	2160.520	n	(P-4288; A-14343)	2160.520	n
1220.10	am	(P-7756)	2160.610	n	(P-4288; A-14343)	2160.610	n
1220.30	am	(P-7756)	2160.620	n	(P-4288; A-14343)	2160.620	n
1220.50	am	(P-7756)	2160.710	n	(P-4288; A-14343)	2160.710	n
1220.80	am	(P-7756)	2160.720	n	(P-4288; A-14343)	2160.720	n
1230.10	am	(P-7700)	3000.Ap.A	am	(P-1548; A-10014)	3000.Ap.A	am
1230.20	am	(P-7700)					

SAI-40







ILLINOIS REGISTER			NOVEMBER 9, 1990		
SECTIONS AFFECTED INDEX			NOVEMBER 9, 1990		
VOL. 14, ISSUE #45	TITLE 89 (CONT'D)	am	am	am	am
112.303	(P-16894/89; A-3575)	114.235	(P-5713; O-13005; R-14218; A-14162)	120.281	(P-4081; A-10396)
112.304	(P-538; A-6306)	114.241	(P-5713; O-13005; R-14218; A-14162)	120.282	(P-15582/89; A-4233)
112.308	(P-1123; O-12962; R-13867; A-13652)	114.250	(P-5713; O-13005; R-14218; A-14162)	120.285	(P-19157/89; A-6372)
112.315	(P-1123; O-12962; R-13867; A-13652)	114.251	(P-5713; O-13005; R-14218; A-14162)	120.308	(P-2831; O-13011; R-13363; A-13227)
112.330	(P-5923; O-12980; R-14214; A-14140)	114.270	(P-5713; O-13005; R-14218; A-14162)	120.335	(P-9343; A-17004)
112.332	(P-5923; O-12980; R-14214; A-14140)	114.351	(P-5713; O-13005; R-14218; A-14162)	120.370	(P-9544; O-13022; R-13363; A-13227)
112.350	(P-1123; O-12962; R-13867; A-13652)	114.352	(P-5713; O-13005; R-14218; A-14162)	120.379	(P-19157/89; A-6372)
112.352	(P-1123; O-12962; R-13867; A-13652)	114.402	(P-5713; O-13005; R-14218; A-14162)	120.384	(P-15582/89; A-4233)
112.354	(P-1123; O-12962; R-13867; A-13652)	114.430	(P-5713; O-13005; R-14218; A-14162)	120.385	(P-19157/89; A-6372)
112.356	(P-1123; O-12962; R-13867; A-13652)	114.450	(P-5713; O-13005; R-14218; A-14162)	120.386	(P-19157/89; A-6372)
112.358	(P-1123; O-12962; R-13867; A-13652)	114.452	(P-5713; O-13005; R-14218; A-14162)	120.390	(P-13227; E-5839)
112.360	(P-1123; O-12962; R-13867; A-13652)	114.454	(P-5713; O-13005; R-14218; A-14162)	120.391	(P-5724; A-13227)
112.362	(P-1123; O-12962; R-13867; A-13652)	114.456	(P-5713; O-13005; R-14218; A-14162)	121.10	(P-9317; A-16983)
112.364	(P-1123; O-12962; R-13867; A-13652)	114.458	(P-5713; O-13005; R-14218; A-14162)	121.11	(P-13503/89; A-729)
112.366	(P-1123; O-12962; R-13867; A-13652)	114.460	(P-5713; O-13005; R-14218; A-14162)	121.12	(P-7006)
112.400	(P-1123; O-12962; R-13867; A-13652)	114.462	(P-5713; O-13005; R-14218; A-14162)	121.22	(P-13503/89; A-729)
112.402	(P-1123; O-12962; R-13867; A-13652)	114.464	(P-5713; O-13005; R-14218; A-14162)	121.23	(P-7006; A-13202)
112.404	(P-1123; O-12962; R-13867; A-13652)	114.466	(P-5713; O-13005; R-14218; A-14162)	121.27	(P-13503/89; A-729)
112.406	(P-1123; O-12962; R-13867; A-13652)	114.500	(P-5713; O-13005; R-14218; A-14162)	121.31	(P-13503/89; A-729)
112.408	(P-1123; O-12962; R-13867; A-13652)	114.502	(P-5713; O-13005; R-14218; A-14162)	121.36	(P-14756/89; A-729)
112.410	(P-1123; O-12962; R-13867; A-13652)	114.504	(P-5713; O-13005; R-14218; A-14162)	121.60	(PP-15158)
112.412	(P-1123; O-12962; R-13867; A-13652)	114.512	(P-5713; O-13005; R-14218; A-14162)	121.61	(P-9317; O-16077; R-17124; A-16983)
112.414	(P-1123; O-12962; R-13867; A-13652)	114.514	(P-5713; O-13005; R-14218; A-14162)	121.63	(PP-15158)
112.416	(P-1123; O-12962; R-13867; A-13652)	114.516	(P-5713; O-13005; R-14218; A-14162)	121.64	(P-13503/89; A-729)
112.418	(P-1123; O-12962; R-13867; A-13652)	114.518	(P-5713; O-13005; R-14218; A-14162)	121.70	(P-13503/89; A-729)
113.9	(P-2811; O-12983; R-13361; A-13187)	115.10	(P-5713; O-13005; R-14218; A-14162)	121.72	(P-548; A-6349)
113.140	(P-9806; A-16957)	115.30	(P-5713; O-13005; R-14218; A-14162)	130.200	(P-1564; O-12946; RC-12948 R-14606; A-14537)
113.141	(P-9307; A-16957)	116.510	(P-5713; O-13005; R-14218; A-14162)	130.321	(P-4049; A-13772)
113.154	(P-19130/89; A-6321)	116.520	(P-5713; O-13005; R-14218; A-14162)	140.7	(P-5726; A-13262) (E-5865)
113.155	(P-19130/89; A-6321)	117.20	(P-5713; O-13005; R-14218; A-14162)	140.7	(P-5417; A-14826)
113.251	(P-17015; A-13215)	117.50	(P-5713; O-13005; R-14218; A-14162)	140.124	(P-1737; A-10062)
113.253	(P-16691/89; A-3640)	117.51	(P-5713; O-13005; R-14218; A-14162)	140.400	(P-4860; A-18057)
113.260	(P-163; A-6321)	117.53	(P-5713; O-13005; R-14218; A-14162)	140.413	(P-1570; A-10409)
113.261	(P-7813; A-14806)	118.300	(P-5713; O-13005; R-14218; A-14162)	140.420	(P-1570; A-10409)
113.303	(P-15701)	118.300	(P-5713; O-13005; R-14218; A-14162)	140.421	(P-1570; A-10409)
114.9	(P-2821; O-12994; R-14218; A-14162)	118.400	(P-5713; O-13005; R-14218; A-14162)	140.428	(P-14265/89; A-4543)
114.85	(P-7015; A-13215)	118.400	(P-5713; O-13005; R-14218; A-14162)	140.435	(P-14265/89; A-4543)
114.130	(P-16691/89; A-3640)	118.400	(P-5713; O-13005; R-14218; A-14162)	140.436	(P-1737; A-10062)
114.140	(P-5385; A-13777)	118.400	(P-5713; O-13005; R-14218; A-14162)	140.461	(E-5575) (P-5726; RC-17688)
114.210	(P-4070; A-10929)	118.400	(P-5713; O-13005; R-14218; A-14162)	140.462	(E-5575) (P-5726; RC-17688)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.463	(E-5575) (P-5726; RC-17688)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.471	(P-8929; A-17279)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.472	(P-8929; A-17279)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.473	(P-8929; A-17279)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.474	(P-8929; A-17279)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.475	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.476	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.477	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.478	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.479	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.480	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.481	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.482	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.483	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.484	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.485	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.486	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.487	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.488	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.489	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.490	(P-15281/89; A-15366)
		118.400	(P-5713; O-13005; R-14218; A-14162)	140.491	(P-15281/89; A-15366)



ILLINOIS REGISTER			NOVEMBER 9, 1990		
SECTIONS AFFECTED INDEX			NOVEMBER 9, 1990		
VOL. 14, ISSUE #45	TITLE #9 (CONT'D)		VOL. 14, ISSUE #45	TITLE #89 (CONT'D)	
141.1000	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657)	144.200	n	(P-11999/89; A-4166)
141.1080	am	(P-12202; A-18015) (E-12278)	144.205	n	(P-11999/89; A-4166)
141.1125	am	(P-17665/89; A-3595)	144.225	n	(P-11999/89; A-4166)
141.1200	am	(P-17665/89; A-3595)	144.250	re	(A-7651)
		(P-12202; A-18015) (E-12278)	144.275	am	(P-4419; O-15611; R-18168; A-17988)
141.1240	am	(P-12714) (E-12910)	144.Tb.A	n	(P-11999/89; A-4166)
141.1280	am	(P-17665/89; A-3595)	144.Tb.B	n	(P-11999/89; A-4166)
141.1320	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12714) (E-12910)	144.Tb.C	n	(P-11999/89; A-4166)
		(P-17665/89; A-3595)	144.Tb. D	am	(A-17988)
141.1520	am	(P-17665/89; A-3595)	144.Tb. E	am	(P-17988)
141.1640	am	(P-12202; A-18015) (E-12278)			(P-7031; A-13800)
141.1880	am	(P-2465; A-9464) (E-2657)	146.5	r	(P-7031; A-13800)
		(P-12202; A-18015) (E-12278)	146.25	r	(P-7031; A-13800)
141.2400	am	(P-17665/89; A-3595)	146.50	r	(P-7031; A-13800)
		(P-12714) (E-12910)	146.75	r	(P-7031; A-13800)
141.2600	am	(P-17665/89; A-3595)	146.100	r	(P-7031; A-13800)
141.2840	am	(P-12714) (E-12910)	146.105	r	(P-7031; A-13800)
141.2920	am	(P-12714) (E-12910)	146.125	r	(P-7031; A-13800)
141.2960	am	(P-12202; A-18015) (E-12278)	146.150	r	(P-7031; A-13800)
141.3000	am	(P-12714) (E-12910)	146.175	r	(P-7031; A-13800)
141.3120	am	(P-17665/89; A-3595)	146.200	r	(P-7031; A-13800)
141.3200	am	(P-12202; A-18015) (E-12278)	146.225	am	(A-4419)
141.3320	am	(P-12714) (E-12910)	146.225	re	(A-7651)
141.3440	am	(P-2465; A-9464) (E-2657)	147.150	am	(P-6664; A-16669) (E-6915; O-10165) (P-13967) (E-14203; O-17723)
141.3520	am	(P-12202; A-18015) (E-12278)	147.205	am	(P-13967) (E-14203; O-17723)
141.3560	am	(P-17665/89; A-3595)	147.250	n	(P-5434) (E-15243) (E-15578; O-17726)
		(P-12714) (E-12910)	147.300	n	(P-9355) (E-9523; O-13039; R-17126)
141.3800	am	(P-17665/89; A-3595)	147.305	n	(P-9355) (E-9523; O-13039; R-17126)
141.3840	am	(P-2465; A-9464) (E-2657)			(P-9355) (E-9523; O-13039; R-17126)
141.3880	am	(P-17665/89; A-3595)	147.310	n	(P-9355) (E-9523; O-13039; R-17126)
141.3920	am	(P-12202; A-18015) (E-12278)	147.315	n	(P-9355) (E-9523; O-13039; R-17126)
		(P-12714) (E-12910)	147.320	n	(P-9355) (E-9523; O-13039; R-17126)
141.4200	am	(P-17665/89; A-3595)	147.325	n	(P-9355) (E-9523; O-13039; R-17126)
141.4240	am	(P-17665/89; A-3595)	147.330	n	(P-9355) (E-9523; O-13039; R-17126)
141.4360	am	(P-12202; A-18015) (E-12278)	147.335	n	(P-9355) (E-9523; O-13039; R-17126)
		(P-12714) (E-12910)	147.340	n	(P-9355) (E-9523; O-13039; R-17126)
141.4440	am	(P-17665/89; A-3595)	147.345	n	(P-9355) (E-9523; O-13039; R-17126)
141.4520	am	(P-12202; A-18015) (E-12278)	147.350	n	(P-9355) (E-9523; O-13039; R-17126)
141.4600	am	(P-17665/89; A-3595)			(P-10763/89; A-210) (P-15243) (E-15578)
141.4640	am	(P-12202; A-18015) (E-12278)	147.Tb.A	am	(P-10763/89; A-210)
		(P-12714) (E-12910)	147.Tb.B	am	(P-13729/89; A-2553)
141.4760	am	(P-17665/89; A-3595)	148.120	am	(P-9331; O-16079; R-18226; A-18293)
144.1	n	(P-11999/89; A-4166)			(P-5409; O-15614; RC-15618; R-15644; A-15358) (P-11108) (E-11392)
144.5	n	(P-11999/89; A-4166)	148.140	am	(P-9827; A-16998)
144.25	n	(P-11999/89; A-4166)			
144.50	n	(P-11999/89; A-4166)			
144.75	n	(P-11999/89; A-4166)			
144.100	n	(P-11999/89; A-4166)			
144.105	n	(P-11999/89; A-4166)			
144.125	n	(P-11999/89; A-4166)			
144.150	n	(P-11999/89; A-4166)			
144.175	n	(P-11999/89; A-4166)			







TITLE 92 (CONT'D)		TITLE 92 (CONT'D)	
548.Ap.C	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.A	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.B	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.C	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.D	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.E	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.F	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.G	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.H	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.I	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.J	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.K	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
Ex.L	(P-17731/89; A-3692)	r	(P-17731/89; A-3692)
557.100	(P-10709; A-17027)	r	(P-10709; A-17027)
557.101	(P-10722; A-17016)	n	(P-10722; A-17016)
557.105	(P-10709; A-17027)	r	(P-10709; A-17027)
557.110	(P-10722; A-17016)	r	(P-10722; A-17016)
557.111	(P-10709; A-17027)	n	(P-10709; A-17027)
557.120	(P-10722; A-17016)	n	(P-10722; A-17016)
557.121	(P-10709; A-17027)	n	(P-10709; A-17027)
557.130	(P-10722; A-17016)	n	(P-10722; A-17016)
557.131	(P-10709; A-17027)	n	(P-10709; A-17027)
557.140	(P-10722; A-17016)	r	(P-10722; A-17016)
557.141	(P-10709; A-17027)	n	(P-10709; A-17027)
557.150	(P-10722; A-17016)	n	(P-10722; A-17016)
557.151	(P-10709; A-17027)	n	(P-10709; A-17027)
557.160	(P-10722; A-17016)	n	(P-10722; A-17016)
730.301	(P-14357/89; A-1484)	am	(P-14357/89; A-1484)
730.307	(P-14357/89; A-1484)	am	(P-14357/89; A-1484)
1001.220	(P-5977; A-16041)	am	(P-5977; A-16041)
1001.230	(P-5977; A-16041)	am	(P-5977; A-16041)
1001.240	(P-5977; A-16041)	am	(P-5977; A-16041)
1001.250	(P-5977; A-16041)	am	(P-5977; A-16041)
1001.410	(P-16932/89; A-2601; C-3698)	am	(P-16932/89; A-2601; C-3698)
1001.420	(P-5977; A-16041)	am	(P-5977; A-16041)
1001.450	(P-16932/89; A-2601)	am	(P-16932/89; A-2601)
1010.170	(P-5977; A-16041)	am	(P-5977; A-16041)
1010.450	(P-5977; A-16041)	am	(P-5977; A-16041)
1010.453	(P-5977; A-16041)	am	(P-5977; A-16041)
1010.454	(P-5977; A-16041)	am	(P-5977; A-16041)
1010.520	(P-8575)	n	(P-8575)
1010.745	(P-8998; A-17378)	am	(P-8998; A-17378)
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1019.40	(P-19235/89; A-6848)	r	(P-19235/89; A-6848)
1020.10	(P-18843/89; A-5813)	am	(P-18843/89; A-5813)
1020.70	(P-14818/89; A-3671)	am	(P-14818/89; A-3671)
1030.15	(P-19241/89; O-4761; M-8738; A-8704; F-10156)	am	(P-19241/89; O-4761; M-8738; A-8704; F-10156)
1030.16	(P-11175)	am	(P-11175)
1030.30	(P-7130; W-9623)	n	(P-7130; W-9623)
1030.50	(P-179; A-8707)	am	(P-179; A-8707)
1030.55	(P-2530; A-9498)	am	(P-2530; A-9498)
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1030.81	(P-579; A-9246)	am	(P-579; A-9246)
1030.84	(P-5060; A-15487)	n	(P-5060; A-15487)
1030.85	(P-2852; A-10510)	am	(P-2852; A-10510)
1030.91	(P-2289; A-10111)	n	(P-2289; A-10111)
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